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हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खंण्ड 18] शिमला, शनिवार, 5 दिसम्बर, 1970/14 श्रग्रहायण, 1892 संख्या 44 विषय-सची वैधानिक नियमों को छोड़कर हिमाचल प्रदेश के उप-राज्यपाल और हिमाचल बैंच ग्राफ देहली हाई कोर्ट द्वारा भाग 1 श्रधिसूचनाएं इत्यादि 1108-1110 वैधानिक नियमों को छोड़ कर विभिन्त विभागों के ग्रध्यक्षों ग्रौर जिला मैजिस्ट्रेटों द्वारा ग्रधिसूचनाएं इत्यादि 🔒 भाग 2 श्रिधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैद्यानिक नियम तथा हिमाचल प्रदेश के भाग 3 उप-राज्यपाल, हिमाचल वैंच आफ देहली हाई कोर्ट, फाइनेन्जल कमिश्नर तथा कमिश्नर ग्राफ इन्कम-टैक्न द्वारा अधिसचित आदेश इत्यादि ... 1129 स्थानीय स्वायत शासनः म्युनिसिपल बोर्ड, डिस्ट्क्ट बोर्ड, नोटिफाइड ग्रौर टाउन एरिया तथा पंचायत विभाग . . भाग 4 वैयक्तिक ऋधिस्चनाएं और विज्ञापन भारा 5 भारतीय राजपन्न इत्यादि में से पूनः प्रकाशन 1130-1149 भाग 6 भारतीय निर्वाचन स्रायोग (Election Commission of India) को वैप्राधिक अधिसूचनाएं तथा भाग 7 ग्रन्य निर्वाचन सम्बन्धी ग्रश्चिसचनाएं ग्रन्पू रक 5 दिसम्बर, 1970/14ग्रग्रहायण, 1892को समाप्त **होने वा**ले सप्ताह में निम्नलिखित विज्ञप्तियां 'ग्रसाधारण राजपन्न, हिमाचल **प्रदे**श' में प्रकाशित हुई: विज्ञिप्ति की संख्या विभाग का नाम Authorising the carrying out of field firing and artil-14-7/66-Home, dated the 13th Home Department lery practice by the Army authorities. August, 1970. The Himachal Pradesh Gram Panchayat Rules, 1970.

(1107)

Panchayats Department

21st November, 1970.

6-1/69-PNT-SECTT, dated the

भाग 1--वैधानिक नियमों को छोड कर हिमाचल प्रदेश के उप-राज्यपाल और हिमाचल बैंच ग्राफ देहली हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

देहली हाई के दं

NOTIFICATION

New Delhi, the 24th November, 1970

No 86, Gaz./Him(P.F.).-The Hon'ble the Chief Justice and Judges have been pleased to grant to Shri Rampal Singh, District ions ludge. Mandi, 19 days' earned leave, from 20-4-1970 or prefix Sunday 19-4-1970 and to econd Satuarday and Sunday.

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feave.

It is further certified that Shri Rampal Singh, was likely to return to the same post and station after the expiry of leave.

By order. GURU DATTA. Registrar.

हिमाचल प्रदेश सरकार

APPOINTMENT DEPARTMENT NOTIFICATIONS

Simla-2, the 25th November, 1970

No. 10-8/67-Apptt.—In exercise of the powers conferred by subsection (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Lieutenant Governor, Himachal Pradesh is pleased to appoint Shri S. S. Pal, Tehsildar Sarkaghat, District Mandi, to be the Magistrate of the Second Class, with all the powers of a Magistrate Second Class, under the said Code, to be exercised within the local limits of Sarkaghat Tehsil of Mandi District with effect from the date of taking over.

Simla-2, the 25th November, 1970

No. 10-8/67-Apptt.—In exercise of the powers conferred by subsection (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Lieutenant Governor, Himachal Pradesh is pleased to appoint Shri Paras Ram, Tehsildar, Tehsil Sadar, District Bilaspur, to be the Magistrate of Second Class, with all the powers of a Magistrate Second Class, under the said Code, to be exercised within the local limits of Sadar Tehsil of Bilaspur district with immediate effect.

> PRAKASH CHAND. Joint Secretary.

CIVIL SUPPLIES DEPARTMENT NOTIFICATION

Simla-2, the 24th November, 1970

No. 11-12/69. CS&T.—In supersession of notification No. 17-20/67-CS, dated the 27th March, 1968 and in exercise of the powers 20/0-6. Gated the 21th Match. 1908 and in exercise of the powers conferred by sub-section (1) of section 9 of the Himachal Pradesh Sugar Dealers Licensing Order, 1967 the Lieutenant Governor. Himachal Pradesh, hereby authorises, Assistant Food and Supplies Officers, All, District Inspectors, Inspectors and Sub-Inspectors Civil Supplies Deartment in Himachal Pradesh to exercise any power specified in clauses (a) to (d) of the said sub-section (1) of or all powers specified in clauses (a) to (d) of the said sub-section (1) of section 9 of the said order, with immediate effect.

By order,

K. N. CHANNA, Chief Secretary.

EDUCATION DEPARTMENT NOTIFICATION

Simla-2, the 23rd November, 1970

No. 1-305/70-Sectt.Edu.1.—On recommendations of the Union Public Service Commission, the Administrator (Lieutenant Governor Himachal Pradesh is pleased to appoint Shri Man Mohan Raheja. Lecturer. Government College Dharamsala to a temporary post of Senior Lecturer in English (Class II Gazetted) in the scale of Rs. 400-30-640/40-800, in the Government College, Dharamsala with effect from 3rd August 1970. from 3rd August, 1970.

By order, R. V. GUPTA, Secretary.

FOREST DEPARTMENT NOTIFICATIONS

Whereas the owners of the majority of shares in the lan specified in the schedule below, have with a view to the conservatio of the forests thereon, represented in writing to the Collector of th district that, the said land may be managed on their behalf by th Himachal Pradesh Government as a protected forest, on such term

as may be mutually agreed upon.

Now. therefore, the Lieutenant Governor (Administrator) o
Himachal Pradesh in exercise of the powers conferred by section 38
of the Indian Forest Act, 1927, is pleased to declare that sections 30
32, 33, 34 and 68 of the said Act shall apply to the lands specified it

schedule below:-

No. 8-2/70-SF(D)

Simla-4, the 21st November, 1970

District: KAN	IGRA	SCHEDI	JLE Tehsil:	нам	IRPUR
Tikka	Tappa	H.B. No.	Description of Khasra Nos.	Area in Acre	Period of closure
Balian-di-Bahal	Naungi	25	30/2 to 32/2, 6 & 18.	18	15 year
Bharyal Amlehru	Badog Baldokh	26 24/14	271 116 min, 121 and 122.	11 42	-do- -do-
Karundla Turangwal	-do- Saproh	24 21	561 18 Min.	24 10	-do-
No. 9-2/70-SF.		Siml	a-4, the 21st N	ovembe	er, 1970
Kot	Dhatwal	34	801, 816, 819, 821 to 836, 838 to 850/2, 851/1 to 851/ 4, 853/1, 853/2, 857/1, 857/2, 858, 893 to 895.	44	15 years
Usnar Kalan Jhajiani	Garli Giaragraon	33 12	482 1088, 1089/1 to 1092/2.	11 21	-do-
Sas-Masandan	Badog	26	1 10/2/2.	16	-do-
Jhaleri	Majhog- Sultani.	50	43, 84 to 89, 94, 95, 102 to 106.	26	-do-
Tibbi	Kothera	51	187 to 204, 265 to 274.	5 57	-do-

Sinda-4, the 24th November, 1970

No. 8-2/70-SF.—In pursuance of the provisions of clause (b) of section 30 of the Indian, Forest Act, 1927 and all other powers enabling him in this behalf, the Lieutenant Governor of Himachal Pradesh is pleased to declare that the land specified in the schedule appended to Himachal Pradesh Government notification of even number, dated 21st November, 1970 shall be closed for regeneration for a period of 15 years with effect from the date of this notification and that the rights of private persons in or over the said land shall be suspended during the said period.

Simla-4, the 24th November, 1970

No. 8-2/70-SF (D).—In exercise of the powers confer ed by sections 30 and 32 of the Indian Forest Act, 1927, which have been applied to the land specified in the schedule appended to the Himachal Pradesh Government notifications of even number, dated 21st November, 1970 and all other powers enabling him in this behalf the Lieutenant Governor (Administrator) of Himachal Pradesh is pleased to direct that the following rules shall apply to the said land:—

RULES

No. persons shall cut, fell or lop any tree for any purpose whatsoever or remove any forest produce, provided that subject to rule 3 below, the owners may fell and remove trees, timber and other forest produce for their own domestic and agricultural purposes in accordance with their recorded rights.

2. Subject to the approval of the Divisional Forest Officer, Hmirpur Forest Division, the owners may sell trees provided that the trees have first been marked by the Divisional Forest Officer, Hamirpur Forest Division

- 3. No living trees standing within 30 feet of the bank of any stream or torrent bed shall be felled for any purpose whatsoever.
- 4. No person shall herd, pasture, graze or retain sheep, goats, camels or other cattle on the land specified in the schedule annexed to Himachal Pradesh Government notifications of even number, dated 2 ist November, 1970.
- 5. No person shall clear or break up land for cultivation or other purposes, provided that if in the opinion of the Divisional Forest Officer, Hamirpur Forest Division, the land is sufficiently protected from damage by flood and erosion, the owners may cultivate the land to the extent permitted by him.
- 6. No person shall cut or remove grass, provided that the owners may cut grass for their own use or allow its sale with the approval of and within the period allowed by the Divisional Forest Officer, Hamirpur Forest Division, on the condition that grass is cut above ground with a drate only. (Date to be fixed to allow scattering of ripe grass seed).
- 7. No person shall set fire to grass, trees or timber, or kindle a fire on the land without taking reasonable precuations to prevent its spreading.
- 8. The quarrying of stone or the burning of lime at places where such stone or lime has not ordinarily been so quarried or burnt prior to the publication of the Himachal Pradesh Government notifications of even number, dated the 21st November, 1970 shall be prohibited except with the permission of the Collector of the Kangra district who will consult the Divisional Forest Officer, Hamirpur Forest Division, before according such permission.
- 9. Income from composition of offences against these rules under section 68 of the Indian Forest Act, 1927 shall be credited to Government provided that the Government may subject to appropriation made by law, allow grant-in-aid to the owners to the extent of income derived from compounding of offences under these rules.

10. The owners shall appoint a rakha or rakhas, whose duty will be to enforce the provisions of these rules. The appointment and dismissal of rakhas will be subject to the approval of the D.F.O., Hamirpur Forest Division.

P. K. MATTOO, Secretary.

LAW DEPARTMENT NOTIFICATION

Simla-2, the 24th November, 1970

No. 3-16/70-LR.—In exercise of the powers vested in him under section 492(1) of the Code of Criminal Procedure, the Administrator (Lieutenant Governor) of Himachal Pradesh is pleased to appoint Shri C. L. Kapila, Advocate of Simla, as Public Prosecutor, for conducting and filing the revision application against the order dated 31-8-1970 passed by the learned Magistrate 1st Class in the case State Versus Shiv Ram.

JOSEPH DINA NATH, Under Secretary (Judicial).

REVENUE DEPARTMENT NOTIFICATIONS

Simla-2, the 25th November, 1970

No. 6-10/69-(Rev.I).—Consequent upon the death of Shri Har Ram s/o Shri Damodar Dass, Village Fatehpur, Tehsil Nurpur District Kangra on 23-2-1970, the Lieutenant Governor, Himache Pradesh, in exercise of the powers conferred upon him vide section 2(1)(i) and 3(1) (a) read with proviso to section 4 of the East Punja Awards Act, 1948 and Government of India, Ministry of Hom Affairs notification No. S.O. 3370, dated the 1st November, 1966, i pleased to order that the War Jagir of the annual value of Rs. 10 (Rupees one hundred) per annum sanctioned in his favour with effect from Kharif 1965 vide Punjab Government Notification No. 14874 JN(III)-66/18013, dated 18-8-1966 shall now continue in favour of Shrimati Gita Devi widow of the said Shri Hari Ram with effect from Rabi, 1970 subject to the conditions as to its enjoyment as arc contained in the Sanad of the Jagir granted to her.

Simla-2, the 25th November, 1970

No. 6-2/70-Rev.I(I).—In the Himachal Pradesh Governmen Notification of even number dated the 27th May, 1970 for the word: "Shri Pohlo Ram s/o Shri Mohinder Singh" occuring at serial No. 2 the following words shall be substituted:—
"Shri Pohlo Ram s/o Shri Bhaga".

Simla-2, the 25th November, 1970

No. 6-11/69-Rev.I—Consequent upon the death of Shri Jaga' Singh s/o Shri Gopal Singh, Village Renna, Tehsil Nurpur, Distric Kangra on 21-11-1969, the Lieutenant Governor, Himachal Pradest in exercise of the powers conferred upon him vide section 2(a)(i) and 3(1)(a) read with proviso to Section 4, of the East Punjab Award-Act, 1948 and Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st November, 1966, is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect from Kharif 1965 vide this Government Notification No. 6-356/67(Rev.1)(V)-I dated the 7th October, 1967 shall now continue in favour of Shrimat Pholan Devi widow of the said Shri Jagat Singh with effect from Kharif, 1969 subject to the conditions as to its enjoymen as are contained in the Sanad of the Jagir granted to her.

M. D. MAMGAIN, for Under Secretary

Simla-2, the 25th November, 1970

No. 6-19/69-(Rev.I).—The War Jagirs sanctioned vide this Department notification No. 6-3/69-(Rev.-I)(I), dated 26-4-1969 in favour of Shri Jagat Ram s/o Shri Rasil Singh of Village Thamba Tehsildar Dehra and Notification No. 6-16/68-(Rev.I)(V), dated 3-2-1969 in favour of Shrimati Kalan Devi wd/o Shri Masadi Ram of Village Alampur, Tehsil Palampur, are hereby cancelled.

By order, U. N. SHARMA, Secretary

In exercise of the powers conferred by section 3 (1-A)/3 (1) (a) /3 (1) (b) (i) of the East Punjab War Awards Act, 1948, read with the Government of India, Ministry of Home Affairs, notification No. S.O. 3370, dated the 1st November, 1966, the Lieutenant Governor, Himachal Pradesh is pleased to make a

grant of Wat Jagirs of the annual value of Rs. 100 each (Rupee: One hundred) only in favour of the undermentioned persons a award for war services rendered by their respective son/son subject to such conditions as to its enjoyment as are contained in their respective Sanads of the Jagir granted to them in this behalf:—

Particulars about residence Amount of War Name, parentage of the grantee No. of sons Jagir effective **Tehsil** District Village Rabi/Kharif Simla-2, the 25th November, 1970. No. 6-3/69-Rev. I(II) Rs. 100 P.A. (Kharif, 1965). Dehra Gopipur Kangra Shrimati Santi Devi wd/o-Shri Bhagat Ram Panjral One Simla-2, the 25th November, 1970. No. 6-4/70-Rev. I (IV) Rs. 140 P.A. (Kharif 1967) Barsola Palampur Kanera Shrimati Rughi Devi wd/o Shri Lachhu Ram 1. Four

Simla-2, the 25th November, 1970

No. 6-5/70-(Rev. I) (II).—In exercise of the powers conferred by sections (2) (a) (i) and 3 (1) (a) of the East Punjab War Awards Act, 1948 as amended up-to-date read with the Government of India. Ministry of Home Affairs, Notification No. S.O. 3370, dated the 1st

November, 1966, the Lieutenant Governor, Himachal Pradesh is pleased to make grant of war jagirs of the annual value of Rs. 100 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are

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contained in their respective Sanads of the jagir granted to them in this behalf:-

SCHEDULE

41		N	Parti	culars of res	sidence	
SI. No.	No. of soi in Armed Forces	Name /parentage of the grantee	Village	Tehsil	District	Amount of War Jagir effective Kharif/ Rabi.
1.	One	Shri Jamna Dass s/o Shri Mangat Ram	Kuhna	Dehra	Kangra	Rs. 100 P.A. (Kharif, 1965)
2.	One	Shri Mankiaru s/o Shri Bagga Ram	Nagrota, Surian.	Dehra	Kangra	Rs. 100 P.A. (Kharif, 1965)
3.	One	Shri Balandu Ram s/o Shri Sohnu Ram	Kherian	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).
4.	One	Shri Dharam Chand s/o Shri Sunder Ram	Dhar	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).
5.	One	Shrimati Dholu Devi wd/o Shri Prema	Paisa	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).
6.	One	Shrimati Mansha wd/o Shri Binder Singh	Khan, Panjwar,	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).
7.	One	Shri Tara Chand s/o Shri LheekhuRam	Jarpal	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).
8.	One	Shri Munshi Ram s/o Shri Kanheya	Santla	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).
9.	One	Shrimati Guphi Devi wd/o Shri Moti Ram	Bilaspur	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).
10.	Three	Shri Kishan Chand s/o Shri Ganga Ram	Upper Pragpur	Dehra	Kangra	Rs. 100 P.A. (Kharif, 65).

M. D. MAMGAIN, for Under Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के ग्रध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा ग्रधिसूचनार्ये इत्यादि

कार्यालय जिला दण्डाधिकारी, विलासपुर, हिमाचल प्रदेश

कार्यालय ग्रादेश

बिलामपुर, द नवम्बर, १९७०

सं०बी०एल०पी०-६-४/६-.—ितर्वाचन ग्रिधकारी (तहसील-दार) घुमारवीं, जिला विलासपुर के कार्यालय पत्नांक ६६३, दिनांक २६-६-१६७० के संदर्भ में न्याय पंचायत, नखलैहड़ा, तहसील घुमारवीं, जिला विलामपुर, हिमाचल प्रदेश के नायब सरपंच का चुनाव परिणाम (मर्वसम्मति से हुआ है) जो इस कार्यालय में प्राप्त हुआ है को मैं, एम०एम० गुलेरी, जिला दण्ड अधिकारी, विलासपुर, पंचायत राज नियम १०८(६) के अधीन प्राप्त अधिकारों के अन्तर्गत निम्न रूप में मर्वमाधारण की जानकारी हेतु प्रकाशित करता हूं:—

क्रमांक	नाम न्याय पंचायत	 	नाम	नायब	सरपंच
9.	नखलेहड़ा	-	राम ड़ी भ	00	तुलसी राम,

एस० एस० गुलेरी, जिला दण्डाधिकारी, बिलामपूर।

कार्यालय जिला कलैक्टर, जिला किन्नीर, क पा ग्रिधिसूचना

करुपा, ३० ग्रक्तूबर, १६७०

पृ० मं० कन्नर-१४ म/६२ (४).—मं निहाल मिंह ठाकुर, जिला कर्लंक्टर, जिला किर्नोर, कल्पा, उन ग्रधिकारों के ग्रन्तर्गत जो मुझे हिमाचल प्रदेश पंचायत नियम ४४ (ख) में प्राप्त हैं, ग्राम पंचायत, सांगला, तहसील सांगला, के प्रधान पद के हुए चुनावों का परिणाम सर्वेसाधारण, ग्राम सभा सांगला की सूचना हेतू प्रकाशित करता है। यह प्रधान श्री सूरी दास की मृत्य के कारण उस पदकाल के

गव भाग के लिए पदासीन होंगे जो ग्रभी बाकी हैं:---

कम संख्या	नाम पंचायत	निर्वाचित व्यक्ति का नाम व पद
۹.	 मांगला	श्री करमा राम, वासी सांगला प्रधान
	_	 निहाल सिंह ठाकुर, जिला कलैक्टर, किन्नोर ।

कार्यालय जिला दण्डाधिकारी, मण्डी जिला, मण्डी, हिमाचल प्रदेश कार्यालय ग्रिथिमूचना

मण्डी, १७ नवम्बर, १६७०

पृष्टांकन सं० ६५ = ३ - ६६ १५. - - क्योंकि निर्वाचन अधिकारी त्याय पंचायत (तहसीलदार) सरकाबाट से त्याय पंचायतों में चुने गये सरपंचों तथा नाइब सरपंचों के परिणाम प्राप्त हो चुके हैं;

ग्रतः मैं, सुरेन्द्र मोहन कंवर जिला दण्डाधिकारी, मण्डी जिला, मण्डी, हिमाचल प्रदेश पंचायत नियम १०८(३) तथा (६) में प्राप्त ग्राधिकारों के ग्रन्तर्गत निम्न पंचायतों के सरपंचों तथा नाइब मरपंचों के परिणाम मर्व माधारण के सूचनार्थ प्रकाशित करता हूं:—

क्रमां	क नाम पंचायत	सरपंच का नाम तथा	नाइब सरपंच का
		पता	नाम तथा पता
٩	२	3	8 94
٩.	जैहमत	श्रीगणेशदाम सुपुत्र	श्री डंडू राम सुपुन
		चहड़ सिंह।	जिंदू राम।
٦,	जोगीखाला	थी रेलू राम सुपुत	श्री कांशी राम सृपुत
		चूहडू राम्।	मुरली ।
₹.	त्रांग	थी पूरन चन्द सुपुत्र	श्री हरि चन्द सृपुत्र
		चमारू राम ।	धनी राम ।

1	2	3	4	1 2	3	4
8	बनालखाला	श्री देवी राम सुपुत्र धुंगल।	श्री कुशल चन्द सुपृत्र सुन्दर।	६. कुजावल्ह इ	थी ग्रमर मिह सुपृत्र साज्	श्री बसन्त सिंह सुपृत्र गंगा राम ।
¥	. लंगेहड़खाला	श्री राम सिंह सुपुत्र पूरन चन्द।	श्री प्रेम सिंह मुपुत हिरदा।		जिला	मुरेन्द्र मोहन कंत्रर, दण्डाधिकारी, मण्डी ।
Ę	. गौंपालपुर	श्री ग्रमर सिंह मुपुत सोहन सिंह।	श्री जोधाराम मुपुव गोकल।	OFFICE OF THE D		OFFICED DILACOLD
૭	. जमणी	श्री बली राम सुपुत हीरा सिंह।	श्री वीरी सिंह मुपुत्र ग्र स् छरू।	CORRIGENDUM Division, Bilaspur, F. Bilas	to notification No. 1/ Iimachal Pradesh. spur, the 17th Novembe	1970-71, Bilaspur Forest er, 1970
5	मंग्रोह	श्री तुलसी राम सुपुत्र शिबू राम ।	श्री मुखी नन्द मुपुत्र गिरधारी ।	No. C. CC VIII(a against item No. 3 as dated 1-8-1970.	notified vide this office	e read 0.03 paise each notification No. 1/70-71, S. C. SHARMA, al Forest Officer, Bilaspur.

FORM S.C. 8

Notice of Publication by the Secretary, District Land Improvement Committee, Simla

Notice of Publication under section 11 of the Punjab Land Improvement Act, 1963.

Notice is hereby given that the scheme providing for (items that have found a place in the draft scheme) 1. Prevention of Erosion of soil, 2. Preservation and improvement of soil in respect of lands prescribed below has been sanctioned by the Committee under section 11 of the Punjab Land Improvement Schemes Act, 1963.

		· · · · · · · · · · · · · · · · · · ·				
Sr. No.	Scheme No.	Khasra No.	Village	Tehsil	District	Works to be carried out
1	2	3	4	5	6	7
1.	NGR-23/SML.	13, 15, 22, 16, 17, 5, 15/1, 19, 20, 18, 21.	Nalagarh/ H.B. 139.	Nalagarh	Simla	Construction of Bench Terraces, out lets or
2.	NGR-24/SML.	74, 81, 88, 3, 71, 90, 91 min, 1 min, 269 min, 73, 183, 94, 226, 227, 91 min, 105 min, 106, 2 min, 227 min, 1 min, 112, 273, 274, 276, 278, 292, 93 min, 32, 277.	Panda Maj Gedog.	Kandaghat	Simla	water management etc.
3.	NGR-25/SML.	540 to 545, 552, 553, 558, 559.	Tahliwala/ H.B. /161. Sani/H.B. 16	Nalagarh	Simla	
4.	NGR-26/SML.	47, 48, 55, 58, 74, to 79, 81, 100, to 104, 108, 112, 590 and 591.	Dhersng. Nehali/H.B. No. 90.	Nalagarh	Simla	
5.	NGR-2 7 /SML.	697 min, 202, 204, 205, 208, 209, 217, 374, 376, 377, 378, 390, 399, 400, 401, 700/484, 550, 572.	Bagrair/ H.B. 50.	Nalagarh	Simla	
6.	NGR-28/SML.	808 to 812, 815	Bhangla/ H.B. 72.	Nalagarh	Simla	
7.	NGR-29/SML.	97, 98, 100, 101, 103, 91, 102, 104, 105.	~	Simla	Simla	Schemes are under
8. 9.	NGR-30/SML. NGR-31/SML.	123, 276/134. 5, 7, 10, 11, 23, 24, 2, 28, 29, 4, 27, 1, 3, 6, 12, 13, 26, 8 and 9.	Sainj Ladon	Kandaghat Kandaghat	Simla Simla	loan so these may be approved only for subsidy part of it. Loan shall be met by the beneficiaries

Soil Conscryation Officer, Bilaspur,

फार्म भू० सं० ५

प्ररूप प्रयोजना के प्रकाशन की सुचना

पंजाब भूमि मुबार प्रयोजना म्रिबिनियम, १६६३ की धारा ७ की उपधारा (२) उपबन्धों के श्रनुसरण में जिला भूमि मुधार समिति, जिमला डिस्ट्रिक्ट एत्ह्वारा पुर्वेक्ति धारा की उप-धारा (१) के म्रिबीन तैयार की गई प्ररूप प्रयोजना प्रकामित करती है।

प्रयोजना के प्रकाशन को सूबना एत्द्वारा अधिनियम की धारा द के उपबन्धों के अनुसार दी जाती है। प्रयोजना से प्रभावित, सभी व्यक्ति जोकि प्ररूप प्रयोजना के बारे में किसी प्रकार का दावा करना चाहे या कोई आपत्ति करना चाहें, तो कण्डाधाट, नालागढ़ व शिमला स्थान पर जांच अधिकारी, एस०डी० औ० (सि०) और ए० आई०सी० (१) के समुख दिनांक तीस दिन छपने बाद करें या इससे पहले लिखित रूप में या व्यक्तिगत रूप में ऐसे कर सकते हैं।

जिला: शिमला ।

क्रमांक १	स्की म नं० २	खसरा नम्बर ³	गांव ४	तहसील ५	किये जाने वाले कार्य ६
9.	एन.जी.श्राट२३/एस.एम.एल.	१३, १४, २२, १६, १७, ४, २४/१, १६, २०, १≈, २१ ।	नालागढ	नालागढ़	बैन्च का बनाना पानी की निकासी तथा
			एच.बी.१३६।		सदउपयोगों में लाना इत्यादि ।
٦.	एन.जी.आर२४/एस.एम.एल.	७४, ⊏१, ८८, ३, ७१, ६०, १६ मिन, १ मिन, २६६ मिन, ७३, १८३, ६४, २२६,	पाण्डा मैज गैदोग	कण्डाघाट	
		२२७, ६१ मिन, १०४ मिन, १०६, २ मिन, २२७ मिन, १ मिन, १९२, २७३, २७४, २७६, २७८, २६२, ६३ मिन, ३२, २७७।			
₹.	एन.जी.ऋार-२५/एस.एम.एल.	४४० से ४४४, ४४२, ४४३, ४४≈ श्रौर ४४६ ।	बहली वाल.एच.बी. १६१ श्रौर सैनी। एच।१६० ।	नालागढ़	
6.	एन.जी.ब्राट२६/एस.एस.एल.	४७, ४८, ५५, ५८, ७४ से ७६, ८९, ९०० से १०४, १०८, ११२, ५६० और ५६९।	दहसंगनिहाली ———— एच.बी.६० ।	नालागढ़	
义 .	एत.जो.श्रार-२७/एस.एस.एल.	६९७ मिन, २०२, २०४, २०४, २०८, २०६, २१७, ३७४, ३७६, ३७७, ३७८, ३६०, ३६६, ४००, ४०१,	बगरैंर।एच.बी.५०	नालागढ़्	
٤. t	र्त.जी.श्रार-२द/एस.एम.एल.	७००/४८४,४४०, ४७२। ८०८ से ८१२, ८१४	भागला।एच.बी.७२	नानागर	यह सोयल कन्जरवेशन स्कीम ग्रभी तक कज
	एत.जी.श्रार२६/एस.एस.एल.	€७, ६८, १००, १०१, १०३, ६१, १०२, १०४, १०४ ।		शिमला	में हैं। इसलिए केवल सबसीडी से पास करें।
۲.	एत.जी.ग्रार-३०/एस.एम.एल.	१२३, २७६।१३४	सैन्ज.		कर्जे का जिम्मेबार
€.	एन.जी.श्रार३ १/एस.एम.एल.	४,७, ९०, ९९,२३,२४,२,२⊏ २६, ४,२७,९,३,६,९२,९३,२६,⊏ग्रौर ६।	लादोन	कण्डाघाट	जिमींदार खूद होगा।

हस्ताक्षरित,

भ्० संरक्षण ग्रधिकारी, विलासपुर (हिमाचल प्रदेश) व सकटरी लैण्ड डिवैल्पमैन्ट कमेटी, जिला शिमला ।

FORM S. C. 5.

NOTICE OF PUBLICATION OF DRAFT SCHEME

In pursuance of the provision of sub-section (2) of section 7 of the Punjab Land Improvement Schemes Act, 1968. The District Land Improvement Committee Kangra, hereby publishes the draft schemes prepared under section (1) of the section.

Notice of the publication of the schemes is hereby given in accordance with the provision of section 8 of the Act. All persons effected by the section, who wish to make any claim or to submit any objection to the draft schemes may do so in writing or by appearing personally before the Enquiry Officer, Agricultural Inspector Soil Conservation, Palampur, Dehra Gopipur, Nadaun and Nurpur of the area concerned before or within 30 days of publication of these draft schemes.

Draft schems prepared in accordance with section 5 of the Punjab Land Improvement Schemes Act, 1963 are appended below:—

FORM S. C. 4

Draft schemes prepared in accordance with section 5 of the Punjab Land Improvement Schemes Act, 1963, Sub-Division Palampur, District Kangra, Division Simla, Himachal Pradesh.

Objects of the schemes.—(i) Prevention of erosion of soil, (ii) Preservation and improvement of soil, (iii) Adopting improvement methods of cultivations and construction of earthen, masonry works in fields gullies etc. etc. (iv) Improvement of water supply and minor irrigation.

Government Land: Nil

The work or kind of work to be carried out under the scheme.—Allied Soil Conservation Measures.

Agency or Agencies by which the work shall be carried out.—Department Landowner.

Conditions according to which the work shall be carried out.—50% of the total expenditure of S. C. work will be treated as loan and this will be recovered with interest as may be fixed by the Government in 10 equal instalments from the 6th year of the drawal of loan.

61	C.1 N.	N	Villa - /Tild-		Approximate to which the shall apply		
Si. No.	Scheme No.	Name of the beneficiar	y viiiage/likka	1 ensil	Khasra No.	Private land	
1	2	3	4	5	6	7	8
1.	PLP-P-5/KNG/ 1970-71.	Sh. Gian Chand s/o I Jhanja.	Daroh/Baskair	Palampur	517/7, 519/57, 48, 51, 55, 63, 65, 69, 70, 72, 75, 133, 145, 73.	85.14	85.14
2.	PLP-P-6/KNG/ 1970-71.	Sh. Bikram Chand etc. s/o Shri Hari Singh.	Rani-Sidhpur/ Khilru.	-do-	58.	13.6	13.6
3.	KGR-P-11/ KNG/1970-71.	Shri Dayakishan etc. s/o Shri Mehar Chand.	Dharamsala/ Nadi.	Kangra	413, 414, 426, 415, 416, 418, 419, 420, 421, 424, 425.	301.7	3.01
4.		Sh. Harnam Singh	Sarah/Jathara	-do-	525, 526, 528	21.9	21.9
5.	KNG/1970-71. HPR-P-7/KNG/	s/o Sh. Kirpa. Sh. Lachman Dass	Saproh/Krangwa		34, 36, 37	43.6	53.6
6.	1970-71. HPR-P-8/KNG/ 1970-71.	s/o Sh. Jhathu. Sh. Jai Krishan s/o Sh. Mathura.	Naungi/Garthun	pur. -do-	34 min, 34 min.	28.16	28.16
7.	HPR-P-9/KNG/ 1970-71.	Sh. Krishan Chand etc. s/o Sh. Hari Gopal.	Baldhuk/Bamner	-do-	3 to 14, 16, 20, 123, 124,		153.15
8.	HPR-P-10/KNG 1970-71.	s/o Sh. Rup Singh.		-do-	121	137.3	137.3
9.	HPR-P-11/KNC	Sh. Munshi Ram etc.	, Ugialta/Gulala	-do-	2, 3, 13, 14, 23, 24, 32, 33, 37, 38, 39, 40, 49, 50, 54, 51, 26, 48.		115.7
10.	HPR-P-12/ KNG/1970-71.	Sh. Bali Ram etc., s/o Sh. Banna Ram.	Garli/Guriah	-do-	830 min.	81.1	81.1
4 11 .	HPR-P-13/KNG 1970-71.	,	Garli/Khorta	Hamirpu	290/147 min, 158 min	63.12	63.12
12.		S/ Sh. Sant Ram etc. s/o Sh. Feeto.	Tripal/Ranka	Dehra Gopipur.	52, 106, 107, 116, 118 122, 124, 133, 134, 135, 136, 138, 103, 104, 105/ 1, 109, 110, 111, 112, 113, 114, 117, 119, 120, 121, 123, 125, 126, 127, 128, 129, 130, 131, 132.	, 138.5	138.5

1	2	3	4	5	6	7	. 8
13.	DHR-P-13/KNC 1970-71.	6/ Sh. Gian Chand s/o Sh. Lachhman.	Dhawala/ Gadiara.	Dehra Gopip	our 373, 374, 375, 401, 612, 376, 388, 389, 391, 390, 393, 394, 400.	251.7	251.7
14.	DHR-P-14/KNG 1970-71.	Sh. Santu etc. s/o Sh. Muhtaba.	Muhal/Muh	al -do-	113, 114, 1095, 1098, 1111, 1112, 1116.	72.9	72.9
15.	DHR-P-15/KNG 1970-71.	/ Sh. Jaginder Singh, s/o Sh. Chet Singh.	Seorpain/Ka Jatan.	ilroodo-	55, 57, 62, 65	44.3	44.3
16.		/ Sh. Roshan Singh etc. s/o Sh. Partap Singh.	Sanotkhas/ Sanotkhas.	-do-	2, 8, 10, 23, 33, 34, 64, 66, 67, 69, 70, 180/179.	171.7	171.7
17.	NPR-P-8/KNG/ 1970-71.	Sh. Jaolaran Ali Harbans Singh s/o Sh. Khusia.	Milwan	Nurpur	15/2, 14/2, 16, 18 min, 23/2, 24, 25, 20/1 min, 20, 22, 25/1, 2, 3, 9/2, 10, 26/3/2, 4, 5, 6, 26/7, 19/17, 18, 19/7 min, 20/11 min, 14, 17, 18, 23, 24.	146.4	146,4
18.	NPR-P-9/KNG/ 1970-71.	Sh. Ran Singh s/o Sh. Sohan Singh.	Lodhawan	-do-	445, 449, 2472, 450, 2473/451, 2476/452, 2478/469, 700, 801, 2479/788, 764, 789, 790, 447, 453, 468, 762, 766, 767, 769.	146.19	146.19
9.	NPR-P-10/KNG/ 1970-71.	Smt. Kushlia Devi d/o Sh. Bhikku	Khanni/Badh	ui -do-	20	65.10	65.10
0.	NPR-P-11/KNG/ 1970-71.		Kandror/Kan	dror -do-	1067, 1113, 1113/1, 1113/2, 1116, 1168.	44.8	44.8
1.	NPR-P-12/KNG/ 1970-71.	Sh. Harnam Singh s/o Sh. Raghunath Singh.	Tamota	-do-	13/6, 15, 14/9, 10, 13/16 25, 14/11, 19, 14/ 20, 21, 14/12, 14/12.	58.5	58.5
	NPR-P-13A/KNG, 1970-71.	/ Smt. Babi widow, of Sh. Dipla etc.	Gathota	-do-	15/13, 14, 15, 16, 17, 18, 25/1, 16/20/2, 24/6/3, 15/2, 24/5/1, 14, 15/1, 15/23, 24, 24/3, 7, 8, 13, 16/2, 17, 18.	137.18	137.18 لمر
3.	NPR-P-13B/KNG/ 1970-71.	-do-	-do- "	-do-	21/6, 7/1, 14/2, 15, 26, 22/13, 22/18/1, 19, 23/ 2, 27/2, 3, 4/1, 7/2, 19, 26, 28/1, 2/1, 21/18, 19, 24, 21/17, 21, 22, 23, 28/2, 2/2, 3, 4.	139.8	139.8
4.]	NPR-P-13C/KNG/ 1970-71.	-do-	-do-	-do-	18/26, 22/27	106.3	106.3
5. 1	NPR-P-14/KNG/ 1970-71.	Sh. Balwant Singh s/o Sh. Fikar Singh.	Charel/Khrol	-do-	43, 44, 47, 50, 196/52, 197/52, 53, 54, 57, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72 to 77, 79, 80, 45, 49, 51,	57.16	57.16
	1970-71.	Sh. Narain Singh s/o Sh. Jeneral Anant	Chhatroli/Bass	sa -do-	194/52, 56, 48. 88, 91, 138, 139	69.16	69.16
	VPR-P-16/KNG/	Singh. Sh. Jamat Singh s/o Sh. Abtat Singh etc.	Thare/Kuhla dahila & Thair	-do- r.	903, 904, 924, 925, 1049/927, 1050/927, 1051/927, 1052/927, 971, 901, 901/1, 902, 1113/966/1, 1113/966/1,	145.7	145.7
					117/1037/972/1, 1115/ 968/1, 1115/968/2, 969/973, 982, 83, 85, 89, 90 to 98, 1118/1037/ 972, 100 to 105, 974, 975, 965, 965/1, 970,		1
					973, 963, 963/1, 970, 1034/972, 1035/972, 1036/972, 1038/975, 1039/976, 1040/976, 1041/976.		,

1	2	3	4	5	6	7	
28.	NPR-P-13D/KNG 1970-71.	/ Smt. Babi wd/o Sh. Dilapa, etc.	Gathota	Nurpur	18/8/2, 12/18/2, 21/1, 24/1, 12/10, 9, 11, 12 19, 20, 22, 23, 18/2, 3, 9.	93.10	93.10
129.	NPR-P-17/KNG/ S 1920-71.	Sh. Ranjit Singh s/o Sh. Ami Chand.	Jassoor/Jassoor	-do-	169, 168 min, 168 min, 171, 172, 173, 135, 137, 137 min, 138, 139, 141, 177, 178, 179 min, 180, 137 min, 179 min.	103.4	103.4
·30.		Sh. Munshi Ali, sh. Munshi Ram, s/o Sh. Lachhoo.	Sadowin/Barete	-do-	2, 3, 5, 8, 24, 25, 40, 41, 83/44, 46, 47, 48, 49, 50, 51, 54, 63, 76, 27.	213.18	213.18
31.	HPR-P-14/KNG/ S 1970-71.		Garli/Jambal	Hamirpur	54, 115, 122, 152, 18	20.5	26.5
32.	HPR-P-15/KNG/ S 1970-71.	Sh. Khialu s/o Sh. Fakir etc.	Baldook/Pathiaru	ı -do-	3, 35, 14, 15, 17, 18, 19 min, 21 min, 22, 29, 32, 33, 34, 23 min, 24 min, 25 min, 30, 31.	56.6	56.6
33.	DHR-P-17/KNG/ 1970-71.	Sh. Roshan Lal s/o Sh. Ram Lal.	Kaloha/Kuhna	Dehra- Gopipur.	27, 28, 30, 42, 44, 46, 41, 49, 51, 53.	115.19	115.19
,34.	HPR-P-16/KNG/ 1970-71.	Sh. Kunda etc., s/o Madan.	Maba/Bhukar	Hamirpur	387, 398, 406, 417, 422, 410, 377, 382, 418, 421, 392, 390, 364, 378, 381, 407/1, 408, 425, 426, 469, 403, 438, 437, 415, 423, 385, 431, 386, 430, 379, 380, 412, 439, 350, 352, 388, 393, 398/1, 400.	130.10	130.10
35.		sh. Hoshiar Singh, s/o Sh. Nandu.	Koshiary/Bhati	Palampui	436, 438, 444, 463 min, 464, 465 min, 467, 468, 470, 471, 463 min, 463 min, 463 min, 465 min.	29.2	29.2
36.		Smt. Amer Dai w/c Sh. Prabhat Chand		Kangra	11, 22, 24	17.17	17.17
37.	NPR-P-19/KNG/	Smt. Parkash Dev w/o Sh. Nasive Singh	i Gathota	Nurpur	23/9/2, 10/2, 13, 18, 20, 22, 23, 24/6/2, 15/4, 23/11, 12, 19, 24/15/3, 16/1.	65.12	65.1

BASANT SINGH, Secretary, District Land Improvement Committee.

कार्म भू० सं०--५

प्रारूप प्रयोजना के प्रकाशन की सुचना

पंजाब भूमि सुधार प्रयोजना ग्रिधिनियम, १६६३ की धारा ७ की उप-धारा (२) के उपबन्धों के ग्रनुसरण में जिला भूमि सुधार प्रमिति कांगड़ा एतद्द्वारा पूर्वोक्त धारा की उप-धारा के ग्रधीन तैयार की गई प्रारूप प्रयोजना प्रकाशित करती है ।

प्रयोजना के प्रकाशन की सूचना एतद्द्वारा की धारा द के उपबन्धों के अनुसार दी जाती है प्रयोजना से प्रभावित सभी व्यक्ति जो के प्रारूप के बारे किसी प्रकार का दावा करना चाहें या कोई आपित करना चाहें तो एग्रीकत्चर सायल कन्जरवेशन जांच अधिकारी, रूपुर, पालमपुर, देहरा गोपीपुर, नदौन जो आपके क्षेत्र का है सन्मुख इस प्रयोजना के प्रकाशित होने के बाद ३० दिन के अन्दर अन्दर शा इस से पहले लिखित रूप में या व्यक्तिगत रूप में ऐसा कर सकते हैं।

४ चेपंजाब भूमि सुधार प्रयोजना ऋधिनियम, १९६३ की उप-धारा ५ के प्रयोजना के प्रकाशन के सूचना एतदद्वारा ऋधिनियम के अनुसार नैयार की गई प्रारूप योजनाएं नीचे दी गई हैं।

फार्म एस 0सी 0 ४

पंजाब भूमि सुधार प्रयोजना ग्रधिनियम की धारा के अनुसार तैयार की गई प्रारूप योजना उप-मंडल पालमपुर, मण्डल जिमला कांगड़ा, हिमाचल प्रदेश ।

9. प्रयोजना के उद्देश्य.—(१) भू-क्षरण से बचाव, (२) भूमि संरक्षण ग्रौर सुधार, ग्रौर (३) खेतों, नालों के प्रयोगों ग्रौर कृषि के प्रसार सहित कृषि के ढंगों में सुधार।

- २. प्रयोजना के ब्राधीन किये जाने वाले कार्य -- भूमि संरक्षण के कार्य का निर्माण इत्यादि ।
- ३. एजैन्मियां जिनके द्वारा कार्य किया जायेगा.--विभागीय या भूमि भूस्वामियों द्वारा ।
- ४. अर्ते जिन के अनुसार निर्माण किया जावेगा.—कुल खर्च का आधा भाग जो भूमि सुधार पर होगा वह कर्जे के रूप थे १० वरावर वार्षिक किस्तों में व्याज महित मरकार द्वारा निश्चित व्याज के दर के अनुसार लिया जायेगा किस्त राणि निकालने के पश्चातृ छटे वर्ष में प्रारम्भ होगी।

मंख्या	मकीम नम्बर	नाम मालिक	गांव/टिका	तहसील का नाम	वह क्षेत्र जिसा	ों यह प्र	योज	नालाम्	होगी	
					खसरा नम्बर	व्यक्ति भूमि		राज्य भृमि	कुल	क्षेत्र
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٩.	·पो.एल.पोपी.४/के.एन.जी./ १६७०~७१	थीजान चन्द, पुत्र झांजा।	डरोह।बसके <i>ड़ </i> इत्यादि ।	पालमपुर	४१७/७,४१६/४७,४८ ४१, ४४, ६३, ६४, ६६, ७० ७२, ७४, १३३, १४४, ७३ ।		म. १४		क. ८५	स. १)
₹.	पी.एल.पीपी.६/के.एन.जी./ १६७०–७१	श्री विऋम चन्द, पुत्र हरि सिंह ।	रानी सिंधपुर/ खिलड् ।	प्रलमपुर	ሂፍ	93	Ę		93	9 9
₹.	के.जी.ग्रारपी.११/के.एन.जी./ १६७०–७१	श्री दया किशन इत्यादि पुत्र मेहर चन्द ।	धर्मसाला/ नडी ।	कांगड़ा	४१३,४१४,४२६,४१५ ४१६, ४१८, ४१६, ४२०, ४२१, ४२४, ४२५ ।	३०१	O		30	9 (
૪ .	के.जी.स्रारपी.१२/के.एन.जी./ १६७०७१	श्री हरनाम सिंह पुत्र किरपा ।	मराह/ जथेड़ ।	कांगड़ा	४२४, ४२६, ४२८	29	3		AL. P	9
Х.	एच.पी.म्रारपी.७/के.एन.जी./ १६७०−७१	श्रीलच्छमन दाम पुत्र जटू।	सपरोह/ करगवाल ।	हमीरपुर	३४, ३६, ३७	83	Ę		8	₹ '
Ę.	ए च.पी.झार∴पी. ≒/के.एन.जी./ १६७०–७१	श्री जै कृष्ण पुत्र मथरा।	नोंगी/ धरंथू ।	"	३४ मिन, ३४ मिन	२८	9 ६		२८	9
૭.	एच.पी.स्रार./पी.६:के.एन.जी./ १६७०–७१	श्री किशन चन्द इत्यादि पुत्र हरी गोपाल ।	वल्डोकाँ/ वनेहड़ ।	"	३ ता १४, १६, २०, १२३, १२४।	FXP	94		9ሂ३	9
₹.	एच.पी.श्रारपी.१० 'के.एन.जी./ १६७०–७१	श्री ध्यान सिंह इत्यादि पुत्र रूप सिंह ।	चोरड़/ जंगल ।	,,	929	१३७	¥		93	હ
ξ.	एच.पो.झारपी.११/के.एन.जी./ १६७०७१	श्रीमृतशीरामपुत भगता	उगयालता/ गुलेला ।	"	२, ३, १३, १४, २३, २४ ३२, ३३, ३७, ३८, ३६,४०,४६, ५०, ५४, ५१, २६,४८ ।	994	હ	, 	99	४ ।
ο.	एच.पी.श्रारपी.१२/के.एन.जी./ १६७० –७१	श्री बाली राम इत्यादि पृत वना राम ।	गारली/ गुरयाह ।	n	५३० मिन	59	٩		57	
1.	एच.पी.श्रारपी.प३/के.एन.जी./ १६७०–७प	श्री सरवन पुत्र भंगी	। गारली/ खरोटा ।		२६०।१४७ मिन, १५८ मिन ।	६३	१२	-	६३	٩

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9 २.	डो.एच.स्रारपो.१२/के.एनजी./	श्री सन्त राम		देहरा	५२, १०६, १०७, ११६	क. म. १३८ ५		क. म. १३८ :
	9890-691	इत्यादि पुत्र फितो ।	रनका ।		995, 927, 92%, 933, 93%, 93%, 935, 935, 934, 90%, 90%, 90%, 990, 999, 99%, 993, 99%, 99%, 993, 92%, 92%, 920, 937, 93%, 930, 939, 93%,	,		
9 ₹.	डी.एच.ग्रारपी.१३/के.एन.जी./ १६७०−७१ ।	श्रीज्ञान चन्द पुत्र लच्छमन ।	धावला / गदयारा ।	,,	३७२, ३७४, ३७४, ४०९, ६९२, ३७६, ३८५, ३८६, ३६९, ३६०, ३६३, ३६४,		***************************************	२५१
9 %,	डो.एज.म्रारपी.१४/के.एन.जी./ १६७०-७१ ।	श्री सन्तु इत्यादि प् महतापा ।	ात्र मोहल/ मोहल ।	"	१९३, १९४, १०६५ १०€⊏, १९१९ १९१२, १९१६ ।		-	७२
ඉ ሂ.	डी.एच.चरपी.१५/के. न.जी./ १६७०७१ ।	श्री जोगिन्द्र सिंह पुत्र चेत सिंह।	सयोरपां/ कलरूजटां ।	"	४४, ४७, ६२, ६४	**	₹	88
9 Ę.	डी.एच.म्रारपी.१६/के.एन.जी./ १६७०७१ ।	श्री रोशन सिंह इत्यादि पुत्र प्रताप सिंह ।	सनोटखास/ मनोट खास ।	1,	२, ८, १० ,२३,३ ३४, ६४, ६६, ६६,७०,१८०।१७	६७,	<u></u>	१७१
৭৩.	एन.पी.ग्रारपी.∽/के.एन.जी./ १६७०७१ ।	श्री जैकरन उर्फ हरबंस सिह पुत्र खुशिया ।	मीलवां	न्रपुर	प्रार, प्रार, प्र, प्र, प्रान, रवार, र्र, र सन, रवार, र्र, र रुशाप, र, व, हा प्र, र्हावार, ४, ४ रहा७, प्राप्त, ५०। प्रा७ मिन, रु। मन, प्र, प्७, प्र, रु, रु।	ધ, ૨, ૨, , ૬, =,	·	- १ ४६
१६.	एन.पी.श्रारपी.६/के.एन.जी./ ९६७०∽७१ ।	श्री रन सिंह पुत्र सोहन सिंह ।	लोधवां	"	\$\forall x 8\forall x \text{8\forall x \text{9\forall x	(9, 051 00, 55, 00,	- 3 E	- १ ४६
9 E.	एन.पी.ग्रार-पी. १०/के .एन.जी./ १६७० <i>−</i> ७१ ।	थीमती कौशत्या देवी पुत्नी भीखो	, ,	1 "	२०	६५ १	0	६४

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₹0.	एन.पी.श्रारपी.११/के.एन.जी./ १६७०–७१ ≀	श्रीकुंजलाल पुर दास मल ।	न कन्दरोर/ कन्दरोर	नूरपुर	१०६७, १११३,१११ १,१११३/२,१११६, ११६⊏ ।	क. म. ३/ ४४ ⊏ -	क. म. - ४४ द
२१.	एन.पी.म्रारपी.१२/के.एन.जी./ १६७०–७१ ।	श्रीहरनामसिंह पुत्र रघु नाथ सिंह।	तमोता 1	2,	१३/६, १४, १४/६ १०, १३/१६, १२४, १४/११,१६, १४/२०, २०,२१,१४।१२,१४। १२ ।		४८ ४
२२.	एन.पी.ग्रारपी.१३ए/के.एन.जी./ १६७०−७१ ।	श्रीमती बाबी विध्व दलीपा इत्यादि ।	ा गठोता	23	9x/93, 9x, 9x, 9x, 9x, 9x, 9x, 9x, 9x, 9x, 9x	ঀ য়ড় ঀৼ 	१३७ १८
२ इ.	एन.पी.म्रार-/पी१३बी./के.एन.जी १६७०-७१ ।	r. <i> </i>		,	₹8, ₹2/93, ₹2/95/9, \$1, ₹3, ₹3, ₹2/7, \$2, ₹4, \$2/9, ₹4/9, \$2, ₹5/9, ₹4, ₹4/9, \$3, \$4/90, \$29, \$25, \$3, \$4/90, \$29, \$25, \$3, \$4/90, \$29, \$25/2/2, \$3, \$4/90, \$20, \$20, \$20, \$20, \$20, \$20, \$20, \$2	१३६ -	- १३६ -
8.	एन.पी.श्रारपी.१४/के. एन.जी./ १६७०—७१ ।	श्री बलवन्त सिंह पुत्र फकीर सिंह		2)	४३, ४४, ४७, ५०, १६६/५२, १६७/५२, ५३, ५४, ५७, ६१, ६२, ६३, ६४, ६४, ६६, ६७, ६=, ६६, ७०, ७१, ७२ ता ७७, ७६, =०, ४५, ४६, ५१, १६४/५२, ५६,	४७ १ ६	- ধৃও পৃ হ্
¥. 1	एच.पी.स्रार-पी/१३सी./केएनजी./ १६७०–७१ ।	श्रीमती वावी विघ्वा दलीपा इ	गठोता त्यादि ।	"	१ ८/२६, २२/२७	908 3	१०६ ३
ŧ. г	एन.पी.अारपी.१४/के.ग्न.जी./ १६७०~७१ ।	श्री नरैण सिंह पुत्र जनरल ग्रनन्त सिंह्।	छतरोली वासा	"	८८ , ६१, १३८, १३६	६९ १६	६६ १६
). f	गृत.पी.यारपी.प७/के.एन.जी./ प€७०~७१ ।	इत्यादि पुत्र	थेड़/कोहल डठयालां ग्रीर टीका थेड़ ।	"	5३, 5५, 56, ह० ता ६८, १०० ना १०५, १०३८/६७६, १०३६/ ६७६, १०४०/१६७६,	१४४ ७ —	१४ ५ ७

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	L ,				६३६१६७२, ६७१,			
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₹5.	एन.पी.ग्रारपी.१३/के.एन.जो./	श्रीमती वावी	गठोता	नूरपुर		, 63 90		op
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28.	एन.पी.ग्रारपी.१७/के.एन.जी./	श्री रणजीत सिंह	जसुर/	17	१६६, १६८ मिन, १६	= 903 8		8 E0P
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٦,	एन.पी.ग्रारपी.१८/के.एन.जी./	श्री मुन्की उर्फ मुन्की	मद्वें।बरेट	1	२, ३, ४, ६, २४, २४			293 95
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					५०, ५१, ५४			
					६३, ७६, २७।	ı		•
30	एच.पी.म्रार-पी.१४/के.एन.जी./	शी ਲਗਜ਼ ਧਰ	गारली/	हमीरपुर	५४, ११५, १२२, १५२	. Эо У		२० ४
47.	9800-09 1	हजारू।	जमल।	हमार्द्वर	9=1	, (- ~		(- •
	1690-91	हजारू ।	अमला		(-)			
	2 - 2 - 2	· ^			- 3" aV all all	u = =		U G C
₹ ₹.	एच.पी.भ्रारपी.१४/के.एन.जी./		-	11	न, ३४, १४, १४, १५ ०- ०० रिस्त			४६ ६
	1 90-0039	फकीर इत्यादी।	पठयालु ।		१=, १६ मिन, २९			
					मिन, २२, २६, ३२			
					३३, ३४, २३ मिन			
•					२४ मिन, २५ मिन	,		
4					३०, ३१।			
₹₹.	एच.पी.ग्रारपी.१६/के.एन.जी./	श्री कुन्दा इत्यादि	मेवा/	"	३८७, ३६८, ४०६		,	. १३० १
	190-0039	पुत्र मदन ।	भुखर ।		४१७, ४२२, ४१०	,		
					३७७, ३८२, ४९८	,		
					४२१, ३६२, ३६०	,		
					३६४, ३७=, ३८९	,		
					४०७११,४०=, ४२४			

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					४३८, ४३७, ४१४,				
		•			४२३, ३८४, ४३१,				
					३८६, ४३०, ३७६,				š.
					३६०, ४१२, ४३६,				1 ,
					३४०, ३४२, ३८८,				
					३६३, ३६८११,४००,				
					३६७ ।				
8.	डी.एच.च्रार-पी.१७/के.एन.जी./	श्री रोशन लाल पुत्र	कोहला/	देहरा	२७, २८, ३०, ४२, ४४,	994	39		११४ १६
	193-0039	राम लाल।	कुहना।		४६, ४१, ४६, ५१,				
					४३ ।				
¥.	पी.एल.पी-पी.७/के.एन.जी./	श्री होशियार सिंह	कोशरी/	पाल मपु र	४३६, ४३८, ४४४,	३६	२	-	२६ २
	190-0039	पुत्र नन्दु ।	भाटी ।		४६३ मिन, ४६४,				
					४६५ मिन, ४६७,				
					४६८, ४७०, ४७१,				
					४६३ मिन,			-	
					४६३ मिन,४६३ मिन,				
					४६५ मिन ।				
Ę,	के.जी.ग्रार-पी. १३/के.एन.जी./	श्रीमती ग्रमर देई	सरोतरी/	कांगड़ा	११, २२, २४	96	१७		१७ १७
	190-0039	जोज्ञा प्रभात सिंह	मतयाल ।						
							1	1,	
9.	एन.पी.चार-पी. १६/के.एन.जी./	श्रीमती प्रकाश देवी	गठोता	नूरपुर	२३१६१२, १०१२, १३,	६५	92		६५ १२
	190-0039	जोजा नसीब सिंह।			१=, २०, २२, २३,			,	1.00
					२४।६।२, १५।४,				3 2.4
					२३।११, १२, १६,				
					र्थाव्या३, वृद्वाव ।				

बसन्त सिंह, सचिव, भू-संरक्षण सुधार कमेटी, जिला कांगड़ा ।

FORM S.C. 8 Notice of Publication by the Secretary, District Land Improvement Committee, Kangra

Notice of Publication under section 11 of the Punjab Land Improvement Schemes Act, 1963.

Notice is hereby given that the schemes providing for (Items that have found a place in the draft schemes) 1. Prevention of Erosion of Soil, 2. Preservation and Improvement of Soil in respect of Lands, prescribed below have been sanctioned by the Committee under section 10 of the Punjab Land Improvement Schemes Act, 1963.

C	CI	П	E	n	F T	ſ١	c
			E.	IJ	u,	-	г,

District: KANGRA		Work: to be carried out.—Construction of bench terraces and outless etc.					
SI. No.	Scheme No.	Village/Tikka	Khasra No.	Tehsil			
1	1 2	3	4				
1.	397	Bilaspur/Jailakh	163, 550/164, 551/164, 165, 166, 177, 170, 167, 168, 169, 171, 172, 173.	Dehra			
2.	456	Lanj/Thiklanj	1 min, 4 min.	Kangra			
3.	457	Bilaspur/Lalhpur	64, 65, 91, 92	Dehra Gopipu			
4.	458	Amb/Pathiar	686, 688, 689, 847, 848, 851, 852, 855, 861 min, 862, 863, 849, 684, 685, 691, 683.	-do-			
5A.	. 459	Amb/Pathiar	175, 177	-do-			
5B.		Sehorpin/Chhamiana	38, 40, 41	Dehra			
6.	460	Badhok/Rakkar	55 to 59	Hamirpur			

1_	2 .	3	4	5
7.	461	Kohala/Gorhar	106, 100, 107, 148 min, 155, 156, 157 min, 159, 160 min.	Hamirpur
8. 9.	462 463	Milwan Milwan	9/21/2, 22, 14/1, 2, 9 to 12] 9/3/2, 4, 7, 8, 13, 14, 17, 18, 23, 24, 14/34, 7, 8, 18 min, 14/1413 min.	Nurpur -do-
10. 11.	464 465	Ghandran Gagwal	878, 210, 211, 281, 13/5, 4/20, 21, 25, 5/16, 24, 25 18/26, 23/13, 14, 15/1, 15/2, 16/1, 16/2, 17, 18/1, 24/1, 24/2, 25/1, 25/2, 23/8, 11/1, 20, 21/1, 21/2,	-do- -do-
	466 NPR-P-1/KNG/	Ghurkari/Ghurkari Punder/Saprol	22, 23, 26, 27/1, 23, 28/4/1. 111 min, 106, 110, 111 min, 63 min, 63 min. 2, 4, 6, 8, 12, 13, 15, 25, 29, 38, 42, 49, 57, 16, 17,	-do- -do-
14.	1970-71. NPR-P-2/KNG/	Punder/Nana-da-Pail	20, 27, 28, 40. 4, 12, 14 min, 15, 5, 6, 11, 13, 14 min.	-do-
15.	1970-71. NPR-P-3/KNG/	Batrahan	13, 218, 376, 9, 14, 7, 10, 11, 16	-do-
16.	1970-71. NPR-P-4/KNG/	Barot	147, 148, 149, 150 to 154, 613/164	-40-
17.	1970-71. NPR-P-5/KNGt	Banattarian	21/2, 3, 4, 5, 6 to 9, 13, 19, 22 to 25, 28/2, 3 to 9,	-do-
18.	1970-71. NPR-P-6/KNG/	Khaber	11 to 15, 17 to 20, 22, 28/3, 24, 30/1, 2, 3, 8, 9. 19, 17	-do-
19.	1970-71. NPR-P-7/KNG/	Kursan	313 min, 313 min.	-do-
20.	1970-71. HPR-P-1/KNG/	Garli/Nara	3, 4, 5, 8, 9	-do-
21.	1970-71. HPR-P-1A/KNG/	Garli/Nara	433, 435	Hamirpur
22.	1970-71. HPR-P-1 B/KNG/	Garli/Nara	10 to 14	-do-
23.	1970-71. HPR-P-1C/KNG/	Garli/Nara	1, 2	-do-
24.	1970-71. HPR-P-2/KNG/	Garli/Baru	6, 64, 77	-do-
25.	1970-71. H PR-P- 3/KNG/	Kohla/Nagarda	86	-do-
26.	1970-71. HPR-P-4/KNG/	Hathol/Tikru	224, 231, 232, 236, 240, 244, 245, 250, 237, 238,	-do-
27.	1970-71. HPR-P-5/KNG/ 1970-71.	Galod/Dodni	241, 246. 248, 243, 247, 147, 547, 394, 548, 481, 109, 121, 478, 474, 534, 490, 230, 235, 239, 234, 413, 275,	-do-
28.	HPR-P-6/KNG/	Dhadwal/Ghamarbi	491, 489, 470, 494, 471. 438, 442, 457	-do-
29.	1970-71. DHR-P-1/KNG/	Bilaspur/Bilaspur	282, 315, 317, 391, 393, 413, 426, 504, 510, 529, 531, 569, 1157/577.	Dehra Gopip
30.	1970-71. DHR-P-2/KNG/ 19 70-7 1.	Bohan/Sakriali	158, 161, 156, 157, 162, 198, 199, 210, 203, 206,	-do-
31.	DHK-P-3/KNG/	Dharoli/Lakhwal	252/207, 254/208, 209, 210, 211, 262/244. 32	-do-
32.		Dhawala/Narwari	185, 195, 198, 196, 201, 202, 216, 217, 218, 219, 200	-do-
33,		Chowkath/Sadhanga	1 28, 29, 43, 41, 58, 59, 37, 31, 284, 308, 306, 309,	-do-
34.		Chowkath/Aghar	310, 311, 312, 207. 4, 5, 123, 38, 39, 41, 46, 51, 52, 54, 54/1, 55, 56, 58	-do-
35.		Paisa/Kasati	130, 136	-do-
36.	1970-71. DHR-P-8/KNG/ 1970-71.	Sunehat/Sunehat	2041, 2044, 2050, 3887/2048, 2051, 3889/2032, 3891/2071, 3893/2073, 3895/2074, 3905/2187, 2903/2186, 2153, 2180,3 900/2183, 3901/2183,	-do-
			1983, 3866/1984, 3868/1985, 3870/1985, 1993, 3871/1997, 3874/2002, 3878/2002, 2003, 3877/2010, 3879/2015, 3881/2018/3883/2037, 3885/2038, 1949/1, 1939/2.	
37.		Seheorpain/Kalroo Jatan.	2036, 1949/1, 1959/2. 21, 22, 27, 28, 29, 34, 35, 36, 37, 38, 39 41, 42, 43, 44, 66.	-do-
38.		Gumber/Halti	471, 491 to 494	-do-
39.	1970-71. DHR-P-11/KNG/ 1970-71.	Abrol/Nahli	594 min, 601, 603	-do-

1	2	3	4	. 5
40.	KGR-P-1/KNG/ 1970-71	Lanj/Moharvala	2, 3, 6, 18, 19, 23, 24, 25, 8, 4, 5, 7, 9, 11, 16, 20, 21, 22.	Kangra
41.	KGR-P-2/KNG/ 1970-71.	Ghalian/Ghamala	2 min, 2 min, 2 min, 2 min, 2 min.	-do-
42.	KGR-P-3/KNG/ 1970-71.	Suni/Kand	121 to 124	عم -do-
43.	KGR-P-4/KNG/ 1970-71.	Lanj/Har	456/161, 131, 135, 136, 138, 141, 142, 145, 146, 174, 178, 164, 166, 172, 173, 176, 179, 165 177, 133, 134, 135, 140, 183, 185/1, 185/3.	-do
14.	KGR-P-5/KNG/ 1970-71.	Jalari/Jankhri	246, 247, 249, 248, 254, 259, 260 to 269, 250 to 253, 255 to 258.	-do-
15.	KGR-P-6/KNG/ 1970-71.	Pathiar/Jugleta	106	-do-
6.	KGR-P-7/KNG/ 1970-71.	Pathiar/Majethly	244, 252 min, 252 min, 248, 249	-do-
7.		Pathiar/Sukrer	121	-do-
8.	430	Badadohg/Badbhwa	an 211, 214, 309, 324, 325, 326, 472, 509, 515/3, 516, 528, 542, 659, 689, 701, 713,	Hamirpur
9.	433	Mahlata/Jambli	670, 671, 736, 770, 773/1, 776/1, 777, 778, 779, 793, 794, 795, 796, 799, 797, 800, 821.	-do-
0.	KGR-P-9/KNG/ 1970-71.	Pathiar/Jugleta	129 min, 129 min.	Kangra
1.	KGR-P-10/KNG/ 1970-71.	Pathiar/Mujethily Uperly.	156, 170, 182 min, 185, 187, 182 min.	-do-
2.	PLP-P-1/KNG/ 1970-71.	Thandhol/Dungni	1!, 12, 13, 24, 27, 25 min, 28, 32, 34, 35, 47, 48 min, 50, 73, 173, 187, 190, 200, 202, 48 min, 10, 48 min, 25 min, 33, 48 min, 26, 30, 31, 29, 25 min, 41.	Palampu
3.	PLP-P-2/KNG/ 1970-71.	Bardam/Gahli	20, 27, 29, 31, 32, 33, 37, 38, 39, 44, 45, 46, 47, 48, 3, 4, 7/1, 7, 13, 14, 14/1, 15, 16, 17, 19, 21, 22, 23, 25, 26, 34, 35.	-do-
4.	PLP-P-3/KNG/ 1970-71.	Jasoon/Smulakhas	713	-do-
5.	PLP-P-4/KNG/ 1970-71.	Nona/Also	40, 44, 47, 49, 50, 56, 58, 68, 71, 74, 80, 81, 87, 77, 36/1, 54, 59, 63, 69, 72, 75, 85, 36/2 min.	-do-

BASANT SINGH, Secretary,

District Land Improvement Committee, Kangra,

फार्म भू०सं० ८

7

मचिव जिला भूमि सुधार मिित कांगड़ा, द्वारा प्रकाशन की सूचना

पंजाब भूमि मुधार प्रयोजना ग्रिधिनियम १९६३ की धारा ११ के ग्रिधीन प्रकाशन की सूचना एतद्द्वारा सूचना दी जाती है कि नीचे निर्धारित भूमियों के सम्बन्ध में भू-संक्षरण से बचाव, (२) भूमि का संरक्षण ग्रीर सुधार में जो कि प्रारूप प्रयोजना में शामिल हैं के लिए पंजाब भूमि मुधार प्रयोजना ग्रिधिनियम १९६३ की धारा १० के ग्रिधीन समिति द्वारा स्वीकृत की जा चुकी है।

जिला: कांगड़ा

किये जाने वाले कार्य.—-(१) मायल कन्जरवेशन के कार्य का निर्माण, (२) चैक डैम चैनेला इजेशन ग्रादि ग्रादि।

	मंख्या	सकीम नम्बर	गांव।टीका	खसरा नम्बरज	तहसील
	1	2	3	3	5
_	٩.	9.8.6	बिलामपुर/जलाख ,	१६३, ४४०।१६४, ४४१/१६४, १६४, १६६, १७७, १६ ७, १६८, १६१, १७१, १७२, १७३ ।	देहरा
	₹.	४५६	लंज/झिकला लंज	१ मिन, ४ मिन	कांगडा
	₹.	४५७	विलासपुर/लाहलपुर	६४, ६ ४, ६ १, ६ २	देहरा
	6.	४५८	ग्रम्ब/पठयार	६न६, ६नम, ६म्ह, म४७, म४न, म४२, म४२, म६२ मिन, म६२, म६३, म४६, ६म४, ६म४, ६६१, ६म३।	देहरा

1	2	3	4	5
 ५ए	3 8 8 8	ग्रम्ब/पठयार	१७४, १७७	देहरा
प्रबी	J	महयोर पाएं/छमीयाना	३८, ४०, ४१	,,
٤.	४६०	बडोहक/रकर	४५ ता ५६	हमीरपुर
· ·	४६१	कोहला/गोहर	१०, १००, १०७, १४व मिन, १५५, १५६, १५७ मिन, १५६, १६० मिन, ।	. ,
ς,	४६२	मिलवां -	६/२१/२, २२, १४/१, २, ६ ता १२	नूरपुर
ε.	४६३.	मिलावां .	६/३/२, ४, ७, ८, १३, १४, १७, १८, २३, २४, १४।३४, ७, ८, १८ मिन, १४/१४, १३ मिन ।	11
90.	४६४	घंडगां	८७८,२१०,२११,२≒१,१३/४,४/२०,२१,२४,४/१६, २४, २४ ।	27
9 9.	४६५	ँ गगवाल	9=।२६, २३।१३, १४, १४।१, १४।२, १६।१, १६।२, १७, १= ।१, २४।१, २४।२, २४।१, २४।२, २३।≃, ११।१, २०, २१, १२१।२, २२, २३, २६, २७।१, २,	27
	• 4	. *	३, २ वा४।१ ।	
٩२.	% & &	घुरकरी/धुरकरी	१९९ मिन, १०६, १९०, १९९ मिन, ६३ मिन, ६३ मिन	कांगड़ा
9३.	एन.पी.ग्रारपी१/के. १६७०-७१।	एन.जी./पुन्नदर/सपरोल 	२, ४, ६, ८, १२, १३, १४, २४, २६, ३८, ४२, ४६, ४७, १६, १७, २०, २७, २८, ४० ।	न् रपु र
98. Ja	एन.पी.स्रारपी-२/के.ए १६७०–७१।	न.जी./पुनदर/ नानेदापेल	४, १२, १४ मिन, १४, ४, ६, ११, १३, १४ मिन	
94.	एन.पी.म्रारपी.३/के.ए १६७०-७१।	न.जी./ वटराहन	१३, २१६, ३७६, ६, १४, ७, १०, ११, १६	11
٩६.	एन.पी.म्रारपी.४/के.ए १६७०–७१।	न.जी./ वरोट	१४७, १४८, १४६, १५० ता १५४, ६१३, १६४	11
৭৩.	एन.पी.म्रारपी.५/के.ए १६७०७१ ।	न.जी./बां बटारियां	२९।२, ३,४, ४,६ ता ६, ९३, ९६, २२ ता २४, २८।२, ३ ता ६, ९९ ता १४, ९७ ता २०, २२, २८।३, २४, ३०।९, २, ३, ८, ६।	"
٩٣.	एन.पी.ग्रारपी.६/के.ए १६७०–७१।	र्न.जी./ खैवर	१६, १७	13
98.	एन.पी.म्रारपी.७/के.ए १६७०७१ ।	र्न.जी/ कुरमां	३१३ मिन, ३१३ मिन	"
₹0.	एच.पी.ग्रारपी. १/के.ए १६७०७१ ।	एन.जी./ गारली/नारा	₹, ४, ¼, ≂, €	हमीरपुर
₹9.	एच.पी.ग्रारपी.१ए./वे १६७०–७१ ।	१.एन.जी./ गारली/नारा	. ४३३, ४३४	n
२२.	एच.पी.श्रारपी.पवी/वे जी. १६७०–७१।	हे.एन./ गारली/नारा	१० ता १४	11

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? ३	. एच.पी.ग्रार-पी.पसी/के.एन.जी./ गारली/नारा १६७०–७१।	१, २	हमी रपुर
२४	. ए.च.पी.ग्रार-पी.२/के.एन.जी./ गारली/वड् १६७०७१।	६, <i>६</i> ४, <i>७७</i>	*
२४	. एच.पी.आर-पी.२/के.एन.जी./ कोहला/नगारदा १६७०–७१	द६	n
२६.	एच.पी.ब्रार-पी.४/के.एन.जी./ हथोल/टीकर १६७०–७१।	२२४, २३ १ , २३२, २३६, २४०, २४४, २४४, २५०, २३७, २३८, २४ १ , २४६।	"
२७.	एच.पी.म्रार-पी.५/के.एन.जी./ गलोड़/डोडनी १६७०–७१ ।	२४८, २४३, २४७, १४७, १४७, ३६४, १४८, ४६२, १३६, १२१, ४७८, ४७४, १३४, ४६०, २३०, २३४, २३६, २३४, ४१३, २७५, ४६१, ४८६, ४७०, ४१४, ४७१।	<i>n</i>
२८.	एच.पी.स्रार-पी.६/के.एन.जी./ धावला/घमारवीं १६७०–७१३	४३८, ४४२, ४५७	17
38.	डी.एच.ग्रार.पी.प/के.एन.जी./ वीलामपुर/बीलासपुर १६७०~७१ ।	२=२, ३१४, ३१७, ३६१, ३६३, ४१३; ४२६, ५०४, ४१०,४२६,४३१,४६६,११४७।४७७।	देह′रा
₹0,	डी.एच.ग्रार-पी.२/के.एन.जी./ वोहन/मकरयाली १६७०–७१ ।	१४८, १६१, १४६, १४७, १६२, १८८, १६६, २१०, २०३,२०६,२४२।२०७,२४४।२०८,२०६,२१०,२११ २६२।२४४।	,
₹9.	डी.एच.ग्रार-पी.३/के.एन.जी./ भरोली/लखवाल १६७०७१।	३२	n
₹२.	डी.एच.ग्रार-पी.४/के.एन.जी./ धावला/नखारी १६७०७१।	9=५, 9६५, 9६=, 9६६, २०१, २०२, २१६, २१७, २१=,२१६,२००।	n
3 3.	डी.एच.श्रार-पी.प्र/के.एन.जी./ चोकाठ/मधांगल १६७०–७१।	२८, २६, ४३, ४१, ४८, ४६, ३७, ३१, २८४, ३०८, ३०६ ३०६, ३१०, ३११, ३१२, २०७ ।	, ,,
₹ %.	डी.एच.ग्रार-पी.६।के.एन.जी./ चोकाठ।ग्रघार १६७०–७१।	४, ५, १२३, ३८, ३६, ४१,४६, ५१, ५२, ५४।१ ५५, ५६, ५८ ।	. 1
₹ ٧.	डी.एच.श्रार-पी.७/के.एन.जी./ पार्डमा/कमाटी १६७०–७१।	१३०, १३६	,,
, uv.	डी.एच.त्रार-पी.⊂/के.एन.जी/ सुनेहत/सुनेहत १६७०-७१।	२०४१, २०४४, २०५०, ३८८७।२०४८, २०५१, ३८८६।२०३२, ३८६१।२०७१, ३८६३।२०७३, ३८६१।२०७४, २६०३।२१८६, २६०३।२१८६, २१४३, २१८०, ३६००।२१८३, ३६०१।२१८३, १६६३,३८६१।१६८४, ३८७४।२००२, ३८७६।२००२ २००३, ३८७७।२०१०, ३८७६।२०१८,३८८१।२०१८,३८८१।२०१८,३८८१।२०१८,३८८१।२०१८,३८८१।२०१८,३८८१।२०१८,३८८१।२०१८,३८८१।२०१८,३८८१।	17 , je ,

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₹७	डी.एच.ग्रार-मी.६/के.एन.जी/ १६७०७१।	सह्योरधापें/कलरु जटा	२१, २२, २७, २८, २६, ३४, ३४, ३६, ३७, ३८, ३६, ४१, ४२, ४३, ४४, ६६ ।	देहरा
₹ 55.	डी.एच.ग्रार-पी.१०/के.एन.जी १६७०-७१।	/ गुम्बर/हटली	४७१, ४६१ ना ४६४	17
₹€.	डी.एच.स्रार-पो. ११/के.एन.जी १६७०७१ ।	/ हबरोलर/नाहली	५६४ मिन, ६०१, ६०३ ।	11
% 0.	के.जी.ग्रार-पी.१/के.एन.जी/ १६७०–७१ ।	लंज/मोह्खना	२, ३,६, १८, १६, २३, २४, २६, ८, ४, ५, ७, ६, ११, १६, २०, २१, २२ ।	कांगड़ा "
४१.	के.जी.न्नार-पी.२/के.एन.जी/ १६७०-७१।	गालियां/धमाला	२ मिन, २ मिन, २ मिन, २ मिन, २ मिन,	"
४२ <u>.</u>	के.जी.स्रार.ऱ्पी.३/के.एन.जी/ १६७०–७९ ।	खुनी/कंड	१२१ ता १२४	n
४३.	के.जी.श्रार-पी.४/के.एन.जी/ १६७०–७१ ।	लंज/हार	४५६११६१, १३१, १३४, १३६, १३८, १४१, १४४, १४६, १७४, १७८, १६४, १६६, १७२, १७३, १७६, १७६, १६४, १७५, १७७, १३३, १३४, १३४, १४०, १८३, १८४/१, १८४,३	"
L 88.	के.जी.श्रार-पी.५/के.एन.जी/ १६७०-७१ ।	जलारी/जनखरी	२४६, २४७, २४६, २४८, २५४, २५६, २६० ता २६६, २५० ता २५३, २५५ ता २५८।	n
४५.	के.जी.म्रार-पी.६/के.एन.जी/ १६७०७१ ।	पठयार <i>ं</i> जुगलेटा	१ ०६	11
४६.	के.जी.स्रार-पी.७/के.एन.जी/ १६७०–७१ ।	पठयार/ मझे टली	२४४, २५२ मिन, २५२ मिन, २४८, २४९	11
४ ७.	के.जी.म्रार-पी.द/के.एन.जी./ १६७०–७१ ।	पठयार/सुकरेर	१ २१	1)
¥5.	के.जी.श्चार-पी.६/के.एन.जी/ १६७०—७१ ।	पठयार/जुगलेटा	१२६ मिन, १ २६ मिन	11
¥£.	के.जी.ग्रार-पी.१०/के.एन.जी १६७०-७१ ।	/ पठयार/मझेटली ग्र	परली १४६, १७०, १६२ मिन, १६४, १६७, १६२ मिन	11
ય.	पी.एल.पी.१/के.एन.जी./ १६७०–७१ ।	ढंडोल/डुग्नी	११, १२, १३, २४, २७, २४ मिन, २८, ३२, ३४, ३४, ४७, ४८ मिन, ४०, ७३, १७३, १८७, १६०, २००, २०२, ४८ मिन, १०, ४८ मिन, २४ मिन, ३३, ४८ मिन, २६, ३०, ३१, २६, २५ मिन, ४१।	पालमपुर "
પ્ 9.	पी.एल.पी.२/के.एन.जी./ ९६७०⊶७९ ।	बरढ़ाम/गाहली	२०, २७, २६, ३१, ३२, ३३, ३७, ३८, ३६, ४४, ४५, ४६,४७,४८, ३,४,७/१,७,१३,१४,१४/१,१५,१६, १७,१६,२१,२२,२३,२५,२६,३४,३५।	

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4 7.	पी.एल.पी.३/के.एन.जी १६७०–७१ ।	जमु/समुला खास	७१३	पालमपु र
¥ ₹.	पी.एल.पी.४/के.एन.जीः/ १६७०≁७१ ।	नाना/श्रालमा	४०,४४,४७,४६,५०,५६,५८,६८,७१,७४,८०,८९, ८७,७७,३६/१,५४,५६,६३,६६,७२,७५,८५, ३६/२ मिन।	
XX.	830	वडोहा/सदव ह न	२११,२१४, ३६०, ३२४, ३२४, ३२६, ४७२, ५०६, ५१४/३, ५१६, ५२८, ५४३, ६४६, ६८६, ७०१, ७१३।	हमीरपुर
ሂሂ.	843	मॅहलता/जैमली	६७०,६७१,७३६,७७०,७७३/१,७७६/१,७७७,७७८, ७७८, ७६३, ७६४, ७६४, ७६६, ७६७, ८००, ८२१।	"

Area

बसन्त सिह, सचिव. जिला भूमि सुधार कमेटी, कांगड़ा।

PUBLIC WORKS DEPARTMENT

NOTIFICATION

No. LA-5/Gi-66.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Bali-Chowki-Goda-Goshani mile 5/0 to 10/0, it is hereby declared that the land described in the specification below is required for the above purpose.

The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh, Mandi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Mandi and Kulu districts at Mandi.

SPECIFICATION

District: MANDI Tehsil: CHACHIOT

	Village 1	Khasra Nos.		Big.	Bis.	Bisw 5
	KHOOHAN	781/1 780/1		0	10	10 19
		689/1 746/1 774/1		0 0 0	5 3 4	15 10 19
į		754/1 754/2		0	9	18
		771/1 748/1 770/1		0 0	18 5	19 18 10
		782/1	Total .		10	15
	MANJON	801/t 804/1 803/1		0 0 p	4 1 3	13 12
		805/1 802/1 806/1		0 0 0	1 4 1	12 5 0 2 12 7 5
		860/1 799/1 795/1		0 0 0	1 1 0	12 7 5
		796/1 797/1 798/1		0	0 0	10 12 19
_		823 824/1		0	5	8

1	2			. 3	4	
	829/1 827 826/1 82 8/1 834/1			0 0 0 0	2 6 0 1	5 15 12 4 0
		Total	• •	1	19	1

C. P. SABHLOK, Superintending Engineer, 6th Circle.

Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, it is hereby notified that land in the locality described below is likely to be acquired for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesid section the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publica-tion of this notification, file an objection in writing before the Collector of Land Acquisition; Himachal Pradesh Public Works Department, Mahasu and Outer Seraj, Kulu.

No. SE-II-R-54-/X-15478-83 Simla-3, the 20th November, 1970 *Construction of Guma-Jashla Road

SPECIFICATION

District:	MAHASU		Tehsil:	KOTKI	IAI
Village		Khasra Nos.		Big.	rea Bis.
CHADIA	NA	70 71 69 128 183 76 99 576/151 167		1 0 0 2 2 2 1 2 1 0	9 17 3 7 9 12 7 2 13 7

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	387 63		0	16 12		654/432		ő	4
. ≜	168		1	2 0		269 277		0	17
	169 170		1	0		290		0	15 10
	150		2	3 5		276 440		0	11
·	148		1	5		289		0	13 18
	115 116		0	8 16		588/312		0	14
	127		0	4		589/312 429		0	11
•	137 140		0 2	15		193		ĭ	- 3
	129		ō	2 5		194 439		0	1
	130 81	E	1	12 16		436		i	1
	100		ő	16		456 285		4	4
	62 -		0	9		430		0	1
•	171 388		0 6	9 15		449		0	1
						450 480		0	
		Total	41	16		473		0	,
SE-II-R-54/X-15454-59		he 20th	November,	1970		656/479 448		0	
JHOLI	17		19	17		347 min		1	
SE-II-R-54/X-15472-77	Simla-3.	the 20th	November,	1970		357 min 347 min		0	- 1
AWONG	965/158		23	15		357 min		0	
	1 1031/980/960		315 64	12 0	•	287 431		1	
	1019/964/158		1425	17		433 min		0 2	
		Total	1829	4		474		0	
		Iotai	1029	-		370 404		0	
SE-11-R-54/X-15448-53		the 20th	November,			435		- 1	1
HRA	313/307 310/307		50 1	10 18		472 346		0 42	1
\"."	306/305		15	3		350		42 7	i
		Total	67	11		348 min 348 min		0	
						611/197	-	0	
SE-11-R-54/X-15460-65	Simla-3,	the 20th	November,	1970 4		613/198		0	1
RALI	427		529 1534	10		199 483		2	
		T-4-3				371		5	
·		Total	2063	14	4	447 451		1	1
SE-II-R-54/X-15490-95		the 20th	November,			336		4	
AROLL	379/5 377/3		1	16 8		335 337	•	12	
	380/5		1	-4		351		36 3	
	381/6		8	17		200		30	
	22 23		2 2	12 4			Total	256	
	10		1	7	N. OF 17 th #447 4407				_
	1 381/6		13 1	10 15	No. SE-II-R-54/X-15855-5 PURAG	69 Simla-3 1113	, the 26th Novem	iber, 13	
	24		i	2		1127		10	
		Total	., 35	15		53 54 55		13 11	
,						55		9	
SE-II-R-54/X-15484-89	Simla-3,	the 20th	November.			688		2	
DION	1		72			66 67		11 17	
SE-II-R-54/X-15839-44	Simla-3	the 24th	November	, 1970		100		2	
OKHLA	306		4	- 8		97 1 0 44		1	
	311 325		2	9		1099		1	
	327		3	12		1106		7	
	701/328 644/342		1 7			1264 1111		12	
	648/343		11	10		1112		12	
	356		5	10		1164 1101		38 4	
	482 484		1 1	8		1151		1	
	329		4	16		1150		3	
	288		0			1152 1153		4	
	326 353		1	8		886		2	
	359		5	0		1082			
	378 380		3 7	16 12		1860/896 913		4	
			/	- 4					
	381 405		2	5 4		914 1102		0	

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Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose*, it is hereby notified that land in the locality described below is likely to be acquired for the said *purpose.

The notification is made under the provisions of section IV of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Mahasu district, Kasumpti, Simla-9.

No. SE-11-R-54/X-15466-71. Simla-3, the 20th November, 1970

*Construction of Guma-Jashla Road

SPECIFICATION

District: MAHASU Tehsil: KOTKHAI

Village 1	Khasra No.		Are Big.	
BHAWANA	139 140	- 100	5	7 13

Tehsil: JUBBAL

No. SE-II-R-54/X-15850-54 Simla-3, the 24th November, 1970 *Construction of Khara-Pather-Madhol Road

MANDHOL	1579/16/1		0	5
MANDROL	1798/203/1		0	8
	1796/203/1		0	8
	626/1		0	5
	626/2		0	6
	629/1		0	1
	624/1		0	2
	10/1/1		641	345
	2277/203/1		4-	11
	2277/203/2		i	0
	2277/203/3		5	0
	2273/1492/1		2	2
	2273/1492/2		0	5
•		Total	 20	16

M. L. BANSAL, Superintending Engineer, 2nd Circile.

भाग 3—-ग्रिधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, हिमाचल बैंच आफ़ देहली हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ग्राफ़ इन्कम-टैक्स द्वारा ग्रिथिस चित ग्रादेश इत्यादि

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

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Simla-2, the 23rd November, 1970

No. 7-9/63-E&T.—In exercise of the powers conferred by sections 21 and 59 of the Punjab Excise Act (Act No. 1 of 1914), as applied to Himachal Pradesh read with the Himachal Pradesh Excise Powers and Appeal Orders, 1965, the following amendment is hereby made in the Punjab Distillery Rules, as applied to Himachal Pradesh, by Notification No. Ex. 38-28/52 (1), dated the 27th

November, 1952:-

AMENDMENT

In the said rules, the following shall be added to rule 9.111, namely:—

"This restriction also does not apply to Indian made foreign spirit (excluding rum) issued duty free to military personne' against the monthly quota permissible to them under the orders of Himachal Pradesh Government."

PRABHAKAR KAMAT, Excise and Taxation Commissioner.

भाग 4—स्थानीय स्वायत शासनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिकाइड और टाउन एरिया तथा पंचायत विभाग

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भाग 5--वैयक्तिक श्रधिसूचनाएं और विज्ञापन

शून्य

भाग 6-भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

देखिए पुष्ट 1130 से 1149

अगग 7—-भारतीय निर्वाचन स्रायोग (Election Commission of India) की वैधानिक स्रिधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी स्रिधसूचनाएं

शन्य

ग्रनुपूरक

श्न्य

PART VI

LAW DEPARTMENT NOTIFICATIONS

Simla-4, the 23rd January, 1960

No. LR. 16-12/58.—The following Acts recently passed by the Parliament of India and already published in the Gazette of India Extraordinary Part II, Section I, dated 26th and 28th December, 1959 respectively are hereby republished in the Himachal Pradesh Administration Rajpatra for the information of general public.

The Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, (No. 56 of 1959).
 The Mineral Oils (Additional Duties of Excise

and Customs) Amendment Act, 1959 (No. 59 of 1959).

> K. R. TANDON, Under Secretary (Judicial).

THE ANDHRA PRADESH AND MADRAS (ALTERATION OF BOUNDARIES) ACT, 1959

ARRANGEMENT OF SECTIONS

PART I

PRELIMINARY

SECTIONS:

- 1. Short title and commencement.
- Definitions.

PART II

TRANSFER OF TERRITORIES

- Transfer of territories.
- Changes of territorial divisions in Andhra Pradesh.
- 5. Changes of territorial divisions in Madras.
- Amendment of First Schedule to the Constitution.
- 7. Saving powers of State Governments.

PART III

REPRESENTATION IN THE LEGISLATURES

The Council of States

- 8. Amendment of Fourth Schedule to the Consti-
- Bye-election to fill the additional seat.

The House of the People

- 10. Amendment of First Schedule to the Delimitation
- 11. Provision as to sitting members.

The Legislative Assemblies

- 12. Strength of Legislative Assemblies.
- Amendment of Second Schedule to Delimitation Order.
- 14. Amendment of Delimitation Commission's Final Order No. 19.
- 5. Provisions as to certain sitting members.

The Legislative Councils

- 6. Extent of Council Constituencies.
- Sitting members.

PART IV

HIGH COURTS

- 8. Extension of jurisdiction of, and transfer of proceedings to, Andhra Pradesh High Court.
-). Extension of jurisdiction of, and transfer of proceedings to, Madras High Court.
-). Right to appear or act in any proceedings transfer-

red under section 18 or section 19.

21. Interpretation.

PART V

AUTHORISATION OF EXPENDITURE

22. Appropriation of moneys for expenditure in transferred territories under existing appropriation

Reports relating to the accounts of Andhra Pradesh

and Madras.

Distribution of revenues.

PART VI

APPORTIONMENT OF ASSETS AND LIABILITIES

- Land and goods. Arrears of taxes. 25.
- 26.
- 27. Right to recover loans and advances.
- 28. Refund of taxes collected in excess.
- 29. Deposits.
- 30. Provident funds.
- 31. Pensions.
- 32. Contracts.
- 33. Liability in respect of actionable wrong.
- 34. Liability as guarantor of co-operative societies.
- Items in suspense. 35.
- 36. Power of Central Government to order allocation or adjustment in certain cases.
- Certain expenditure to be charged on the Consolidation Fund.

PART VII

ADMINISTRATIVE PROVISIONS

- 38. Provision as to certain financial Corporations.
- 39. Amendment of Act 6 of 1942.
- Provision as to State Electricity Boards and apportionment of their assets and liabilities. 40. ·
- Special provisions with regard to Araniar Project. Temporary provisions as to the continuance of
- certain existing road transport permits.
- Provisions relating to services.
- Provisions as to the continuance of officers in the same posts.

PART VIII

LEGAL AND MISCELLANEOUS PROVISIONS

- Territorial extent of laws.
- 46. Power to adapt laws.
- 47. Power to construe laws.
- Power to name authorities, etc., for exercising statutory functions.
- Legal proceedings.
- Transfer of pending proceedings.
- 51. Right of pleaders to practise in certain courts.
- 52. Effect of provisions inconsistent with other laws.
- 53. Power to remove difficulties.
- 54. Power to make rules.

SCHEDULES:

THE FIRST SCHEDULE

THE SECOND SCHEDULE

THE THIRD SCHEDULE

THE FOURTH SCHEDULE

THE FIFTH SCHEDULE

THE SIXTHE SCHEDULE

Received Assent on 24-12-59

THE ANDHRA PRADESH AND MADRAS (ALTERATION OF BOUNDARIES) ACT, 1959

(56 or 1959)

ACT

o provide for the alteration of boundaries of the states of Andhra Pradesh and Madras and for matters connected

BE it enacted by Parliament in the Tenth Year of the Republic of India as follows:-

PART 1

PRELIMINARY

- 1. Short title and commencement.—(1) This Act may be called the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959.
- (2) It shall come into force on such date as the Central Jovernment may, by notification in the Official Gazette, ippoint.
- 2. Definitions.—In this Act, unless the context othervise requires,-
- (a) "appointed day" means the date appointed under sub-section (2) of section 1 for the coming into force of this Act;
- (b) "assembly constituency", "council constituency" and "parliamentary constituency" have the same meanings as in the Representation of the People Act, 1950 (43 of 1950);
- (c) "law" includes any enactment, ordinance, regulation, order, bye-law, rule, scheme, notification or other instrument having the force of law in the whole or in any part of Andhra Pradesh or Madras:

"notified order" means an order published in the

Official Gazette;
(e) "sitting member", in relation to either House of Parliament or of the Legislature of a State, means a person who, immediately before the appointed day, is a member of that House;

(f) "transferred territories" means-

(i) in relation to the State of Andhra Pradesh, the territories specified in the Second Schedule and transferred from that State to Madras, and

(ii) in relation to the State of Madras, the territories specified in the First Schedule and transferred from that State to Andhra Pradesh;

(g) "treasury" includes a sub-treasury;

(h) any reference to a district, taluk, firka, village or other territorial division of a State shall be construed as a reference to the area comprised within that territorial division on the 1st day of July, 1957.

PART II

TRANSFER OF TERRITORIES

- 3. Transfer of territories.—As from the appointed ay, there shall be added-
- (a) to the State of Andhra Pradesh, the territories specified in the First Schedule which shall thereupon cease to form part of the State of Madras; and
- (b) to the State of Madras, the territories specified in the Second Schedule which shall thereupon cease to form part of the State of Andhra Pradesh.
- 4. Changes of territorial divisions in Andhra Pradesh.— 1) The territories specified in Part I of the First Schedule nall be included in, and form part of, Chittoor district;

- and the said territories, together with the territories comprised in the villages of Puttur taluk specified in the Third Schedule and the territories which immediately before the appointed day were comprised in Kanakammachatram and Tiruttani firkas of Tiruttani taluk but are not transferred by virtue of section 3 to the State of Madras, shall form a taluk to be known as Sathyavedu, taluk in Chittoor district.
- (2) The territories which immediately before the appointed day were comprised in Pallipattu and Erumbi firkas of Tiruttani taluk but are not transferred by virtue of section 3 to the State of Madras shall be included in, and form part of, Puttur taluk.
- (3) The territories which immediately before the appointed day were comprised in Melpadi firka of Chittoor taluk but are not transferred by virtue of section 3 to the State of Madras shall be included in, and form Part of, Chittoor firka of Chittoor taluk.
- (4) The territories specified in Part II of the First Schedule shall be included in, and form part of, Kuppam West firka of Palmaner taluk in Chittor district.
- 5. Changes of territorial divisions in Madras.-(1) The territories which immediately before the appointed day were comprised in Sathyavedu firka of Punneri taluk and Uttukkottai firka of Tiruvallur taluk but are not transferred by virtue of section 3 to the State of Andhra Pradesh shall be included in, and form part of, Gummidipundi firka of Ponneri taluk.
- (2) The territories specified in Parts I and II of the Second Schedule shall be included in and form a separate taluk to be known as Tiruttani taluk of Chingleput district, and in that taluk, the territories specified in Part II of that Schedule shall form a separate firka to be known as Kanakammachatram firka.
- (3) The territories specified in Parts III, IV, V, VI, VII and VIII of the Second Schedule shall respectively be included in, and form part of,—
 - (a) Mappedu firka of Tiruvallur taluk of Chingleput district,
 - (b) Parangi firka of Arkonam taluk of North Arcot district.
 - (c) Arkonam firka of Arkonam taluk of North Arcot district.
 - (d) Ranipet firka of Walajapet taluk of North Arcot district.
 - (e) Gudiyattam East firka of Gudiyattam taluk of North Arcot district, and
 - (f) Vaniyambadi firka of Tiruppattur taluk of North Arcot district.
- 6. Amendment of First Schedule to the Costitution.— As from the appointed day, in the First Schedule to the Constitutuion, under the heading "I. THE STATES",—
- (a) for the entry against "1. Andhra Pradesh", the following shall be substituted, namely:-
 - "The territories specified in sub-section (1) of section 3 of the Andhra State Act, 1953, subsection (1) of section 3 of the States Re-organisation Act, 1956, and the First Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, but excluding the territories specified in the Second Schedule to the last mentioned Act,"; and
- (b) in the entry against "7. Madras",-
 - (i) after the words and figures "section 4 of the Stat.s Re-organisation Act, 1956", the words, brackets and figures "and the Second Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959," shall

be inserted; and

(ii) for the words, brackets, letters and figures "and the territories specified in clause (b) of sub-section (1) of section 5, section 6 and clause (d) of sub-section (1) of section 7 of the States Re-organisation Act, 1956", the following shall be substituted, namey:—

"the territories specified in clause (b) of subsection (1) of section 5, section 6 and clause (d) of sub-section (1) of section 7 of the States Re-organisation Act, 1956 and the territories specified in the First Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959".

7. Saving powers of State Governments.—Nothing in the foregoing provisions of this Part shall be deemed to affect the power of the State Government of Andhra Pradesh or Madras to alter after the appointed day the name, extent or boundaries of any district, taluk, firka or village in the State.

PART III

REPRESENTATION IN THE LEGISLATURES The Council of States

- 8. Amendment of Fourth Schedule to the Constitution.—As from the appointed day, in the Fourth Schedule to the Constitution, in the second column of the Table.—
 - (a) for the figures "17" against Madras, the figures "18" shall be substituted; and
 - (b) for the figures "220", the figures "221" shall be substituted.
- 9. By e-election to fill the additional seat.—(1) As soon as may be after the appointed day, a bye-election shall be held to fill the additional seat allotted to the State of Madras in the Council of States by virtue of section 8.
- (2) The term of office of the member elected to the Council of States in pursuance of this section shall expire on the 2nd day of April. 1962.

The House of the People

- 10. Amendment of First Schedule to the Delimitation Order.—The First Schedule to the Delimitation of Parliamentary and Assembly Constituencies Order, 1956, shall have effect subject to the modifications specified in the Fourth Schedule to this Act.
- 11. Provision as to sitting members.—Every sitting member of the House of the People representing a constituency the extent of which is altered by virtue of section 10 shall be deemed to have been elected to the said House by that constituency as so altered.

The Legislative Assemblies

- 12. Strength of Legislative Assemblies.—The total number of seats in the Legislative Assembly of Andhra Pradesh to be filled by persons chosen by direct election shall be reduced from 301 to 300 and that in the Legislative Assembly of Madras shall be increased from 205 to 206; and, accordingly, in the Second Schedule to the Representation of the People Act, 1950 (43 of 1950), for the figures "301" against "Andhra Pradesh", the figures "300" shall be substituted, and for the figures "205" against "Madras", the figures "206" shall be substituted.
- 13. Amendment of Second Schedule to Delimitation Order.—The Second Schedule to the Delimitation of Parliamentary and Assembly Constituencies Order, 1956,

shall have effect subject to the moifications specified in the Fifth Schedule to this Act.

- 14. Amendment of Delimitation Commission's Final Order No. 19.—The Delimitation Commission's Final Order No. 19, dated the 4th October, 1954, shall have effect subject to the modifications specified in the Sixth Schedule.
- 15. Provisions as to certain sitting members.—(1) The sitting members of the Legislative Assembly of Andhra Pradesh representing the Vadamalpet, Vapanjeri, Chittoor and Kuppam constituencies shall, notwith standing the alteration in the extent thereof by the provisions of this Act, be deemed to have been respectively elected to the said Assembly by the said constituencies as so altered.
- (2) The sitting members of the Legislative Assembly of Madras representing the Gumidipundi, Tiruvallur, Arkonam, Sholinghur, Ranipet, Gudiyattam, Vaniyambadi and Uddanapalli constituencies shall, notwithstanding the alteration in the extent thereof by the provisions of this Act, be deemed to have been respectively elected to the said Assembly by the said constituencies as so altered.
- 3. The sitting members of the Legislative Assembly of Andhra Pradesh representing the Tiruttani constituency shall, as from the appointed day, be deemed to have been elected to that Assembly by the Sathyavedue constituency in the State of Andhra Pradesh.
- (4) The sitting members of the Legislative Assembly of Andhra Pradesh representing the Ramakrishnarajupet constituency shall, as from the appointed day, cease to be a member of that Assembly and be deemed to have been elected to the Legislative Assembly of Madras from the Tiruttani constituency in the State of Madras.

The Legislative Councils

- 16. Extent of Council constituencies.—(1) Any reference in the Delimitation of Council Constituencies (Andhra Pradesh) Order, 1957, to the State of Andhra Pradesh or to Chittoor district shall be construed as excluding the territories transferred from that State or district, as the case may be, to the State of Madras and as including the territories transferred to that State or district, as the case may be, from the State of Madras.
- (2) Any reference in the Delimitation of Council Constituencies (Madras) Order, 1951, to the State of Madras or to Chingleput, North Arcot or Salem district shall be construed as excluding the territories transferred from that State or district, as the case may be, to the State of Andhra Pradesh, and as including the territories transferred to that State or district, as the case may be, from the State of Andhra Pradesh.
- 17. Sitting members.—Every sitting member of the Legislative Council of Andhra Pradesh or of Madras representing a Council constituency the extent of which is altered by virtue of section 16 shall, as from the appointed day, be deemed to have been elected to the said Council by that constituency es so altered.

PART IV HIGH COURTS

- 18. Extension of jurisdiction of, and transfer of proceedings to, Andhra Pradesn High Court.—(1) Except as hereinafter provided,—
 - (a) the jurisdiction of the High Court of Andhra Pradesh shall, as from the appointed day, extend to the territories specified in the First Schedule; and

- (b) the High Court at Madras shall, as from that day, have no jurisdiction in respect of the said territories.
- (2) Such proceedings pending in the High Court at Madras immediately before the appointed day as are accertified by the Chief Justice of that High Court, having regard to the place of accrual of the cause of action and other circumstances, to be proceedings which ought to be heard and decided by the High Court of Andhra Pradesh shall, as soon as may be after such certification, be transferred to the High Court of Andhra Pradesh.
- (3) Notwithstanding anything contained in sub-sections (1) and (2), but save as hereinafter provided, the High Court at Madras shall have, and the High Court of Andhra Pradesh shall not have, jurisdiction to entertain, hear or dispose of appeals, applications for leave to appeal to the Supreme Court, applications for review and other proceedings, where any such proceedings seek any relief in respect of any order passed by the High Court at Madras before the appointed day:

Provided that if, after such proceedings have been entertained by the High Court at Madras, it appears to the Chief Justice of that High Court that they ought to be transferred to the High Court of Andhra Pradesh, he shall order that they shall be so transferred, and such proceedings shall thereupon be transferred accordingly.

(4) Any order made by the High Court at Madras—

(a) before the appointed day in any proceedings transferred to the High Court of Andhra Pradesh by virtue of sub-section (2), or

(b) in any proceedings with respect to which the High Court at Madras retains jurisdiction by virtue of sub-sction (3),

shall, for all purposes, have effect, not only as an order of the High Court at Madras, but also as an order made by the High Court of Andhra Pradesh.

- (5) Subject to any rule made or direction given by the High Court of Andhra Pradesh, any such person who immediately before the appointed day is an advocate entitled to practise in the High Court at Madras as may be specified in this behalf by the Chief Justice of the High Court of Andhra Pradesh having regard to the transfer of territories from the State of Madras to the State of Andhra Pradesh, shall be recognised as an advocate entitled to practise in the High Court of Andhra Pradesh.
- 19. Extension of jurisdiction of, and transfer of proceedings to, Madras High Court.—(1) Except as hereinafter provided,—
 - (a) the jurisdiction of the High Court at Madras shall, as from the appointed day, extend to the territories specified in the Second Schedule; and

(b) the High Court of Andhra Pradesh shall, as from that day, have no jurisdiction in respect of the said territories.

- (2) Such proceedings pending in the High Court of Andhra Pradesh immediately before the appointed day as are certified by the Chief Justice of that High Court, having regard to the place of accrual of the cause of action and other circumstances, to be proceedings which ought to be heard and decided by the High Court at Madras shall, as soon as may be after such certification, be transferred to the High Court at Madras.
- (3) Notwithstanding anything contained in subsections (1) and (2), but save as hereinafter provided, the High Court of Andhra Pradesh shall have, and the High Court at Madras shall not have, jurisdiction to entertain, hear or dispose of appeals, applications for leave

to appeal to the Supreme Court, applications for review and other proceedings, where any such proceedings seek any relief in respect of any order passed by the High Court of Andhra Pradesh before the appointed day:

Provided that if, after such proceedings have been entertained by the High Court of Andhra Pradesh, it appears to the Chief Justice of that High Court that they ought to be transferred to the High Court at Madras, he shall order that they shall be so transferred, and such proceedings shall thereupon be transferred accordingly.

- (4) Any order made by the High Court of Andhra Pradesh-
 - (a) before the appointed day in any proceedings transferred to the High Court at Madras by virtue of sub-section (2), or
 - (b) in any proceedings with respect to which the High Court of Andhra Pradesh, retains jurisdiction by virtue of sub-section (3),

shall, for all purposes, have effect, not only as an order of the High Court of Andhra Pradesh, but also as an order made by the High Court of Madras.

- (5) Subject to any rule made or direction given by the High Court at Madras, any such person who immediately before the appointed day is an advocate entitled to practise in the High Court of Andhra Pradesh as may be specified in this behalf by the Chief Justice of the High Court at Madras having regard to the transfer of territories from the State of Andhra Pradesh to the State of Madras, shall be recognised as an advocate entitled to practise in the High Court at Madras.
- 20. Right to appear or act in any proceedings transferred under section 18 or section 19.—Any person who immediately before the appointed day is an advocate entitled to practise, or an attorney entitled to act, in the High Court of Andhra Pradesh or the High Court at Madras and was authorised to appear or to act in any proceedings transferred under section 18 or section 19 shall have the right to appear, or to act, as the case may be, in the High Court to which the proceedings have been transferred, in relation to those proceedings.
- 21. Interpretation.—For the purposes of sections 18 and 19:—
 - (a) proceedings shall be deemed to be pending in the High Court of Andhra Pradesh or the High Court at Madras until that Court has disposed of all issues between the parties, including any issue with respect to the taxation of the costs of the proceedings and shall include appeals, applications for leave to appeal to the Supreme Court, applications for review, petitions for revision and petitions for writs;
 - (b) references to the High Court of Andhra Pradesh or the High Court at Madras shall be construed as including references to a Judge or division court thereof, and references to an order made by a court or a Judge shall be construed as including references to a sentence, judgement or decree passed or made by that court or Judge.

PART V

AUTHORISATION OF EXPENDITURE

22. Appropriation of moneys for expenditure in transferred territories under existing appropriation Acts.—
(1) As from the appointed day, any Act passed by the Legislature of the State of Andhra Pradesh or Madras before that day for the appropriation of any moneys out of the Consolidated Fund of the State to meet any expen-

diture in respect of any part of the financial year 1959-60 shall have effect also in relation to the territories transferred to that State by the provisions of Part II and it shall be lawful for the State Government to spend any amount in those territories out of the amount authorised by such Act to be expended for any service in that State.

- (2) The Governor of Andhra Pradesh or of Madras may, after the appointed day, authorise such expenditure from the Consolidated Fund of the State as he deems necessary for any purpose or service in the territories transferred to that State for a period of not more than three months beginning with the appointed day pending the sanction of such expenditure by the Legislature of the State.
- 23. Reports relating to the accounts of Andhra Pradesh and Madras.—The reports of the Comptroller and Auditor-General of India referred to in clause (2) of article 151 of the Constitution relating to the accounts of the State of Andhra Pradesh or Madras in respect of any period prior to the appointed day shall be submitted to the Governor of each of the States of Andhra Pradesh and Madras who shall cause them to be laid before the Legislature of the State.
- 24. Distribution of revenues.—Section 3 of the Union Duties of Excise (Distribution) Act, 1957 (55 of 1957), sections 3 and 5 of the Estate Duty and Tax on Railway Passenger Fares (Distribution) Act, 1957 (57 of 1957), section 4 of and the Second Schedule to the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), and paragraphs 3 and 5 of the Constitution (Distribution of Revenues) No. 2 Order, 1957, shall, as from the appointed day, have effect subject to such modifications as the President may, by order published in the Official Gazette, specify having regard to the transfer of territories effected by the provisions of Part II of this Act.

PART VI

APPORTIONMENT OF ASSETS AND LIABILITIES

- 25. Land and goods.—(1) Subject to the other provisions of this Part, all land and all stores, articles and other goods, including cash balances in all treasuries in the territories specified in the First Schedule or the Second Schedule shall, as from the appointed day, pass to the State to which the territories are transferred.
- (2) In this section, the expression "land" includes immovable property of every kind and any rights in or over such property.
- 26. Arrears of taxes.—The right of Andhra Pradesh or Madras to recover arrears of any tax or duty on property situate in the transferred territories, including land revenue, or to recover arrears of any other tax or duty in any case where the place of assessment of that tax or duty is in the transferred territories shall belong to the State to which the territories are transferred.
- 27. Right to recover loans and advances.—The right to recover any loans or advances made before the appointed ay by Andhra Pradesh or Madras to any local body, ociety, agriculturist or other person in the transferred erritories shall belong to the State to which the territories are transferred.
- 28. Refund of taxes collected in excess.—The liability Andhra Pradesh or Madras to refund any tax or duty a property situate in the transferred territories, including and revenue, collected in excess shall be the liability of estate to which the territories are transferred, and the bility of Andhra Pradesh or Madras to refund any ner tax or duty collected in excess in any case where a place of assessment of that tax or duty is in the trans-

ferred territories shall also be the liability of the State to which those territories are transferred.

- 29. Deposits.—The liability of Andhra Pradesh or Madras in respect of any civil deposit or local fund deposit made in the transferred territories shall, as from the appointed day, be the liability of the State to which the territories are transferred.
- 30. Provident funds.—The liability of Andhra Pradesh or Madras in respect of the provident fund account of a Government servant in service on the appointed day shall, as from that day, be the liability of the State to which the Government servant is permanently allotted.
- 31. Pensions.—The liability of Andhra Pradesh or Madras in respect of pensions shall be apportioned between those States in such manner as may be agreed upon between them or, in default of such agreement, in such manner as the President may, by notified order, specify having regard to the transfer of territories effected by this Act and the principles underlying the provisions of the Fifth Schedule to the States Re-organisation Act, 1956 (37 of 1956).
- 32. Contracts.—(1) Where, before the appointed day, the State of Andhra Pradesh or Madras has made any contract in the exercise of its executive power for any purposes of the State, that contract shall be deemed to have been made in the exercise of the executive power,—
 - (a) if such purposes are, as from that day, purposes relatable exclusively to the transferred territories, of the State to which the territories are transfered; and
 - (b) in any other case, of the State which made the contract,

and all rights and liabilities which have accrued, or may accrue, under any such contract shall, to the extent to which they are rights or liabilities of the State which made the contract, be rights or liabilities of the State specified in clause (a) or clause (b) above.

- (2) For the purposes of this section, there shall be deemed to be included in the liabilities which have accrued or may accrue under any contract—
 - (a) any liability to satisfy an order or award made by any court or other tribunal in proceedings relating to the contract; and
 - (b) any liability in respect of expenses incurred in or in connection with any such proceedings.
- (3) This section shall have effect subject to the other provisions of this Part relating to the apportionment of liabilities in respect of loans, guarantees and other financial obligations; and bank balances and securities shall, notwithstanding that they partake of the nature of contractual rights, be dealt with under those provisions.
- 33. Liability in respect of actionable wrong.—Where, immediately before the appointed day, the State of Andhra Pradesh or Madras is subject to any liability in respect of an actionable wrong, other than breach of contract, that liability shall,—
 - (a) if the cause of action arose wholly within the transferred territories, be a liability of the State to which they are transferred; and
 - (b) in any other case, continue to be a liability of the State which, immediately before that day, was subject to such liability.
- 34. Liability as guarantor of co-operative societies.— Where, immediately before the appointed day, the State of Andhra Pradesh or Madras is liable as guarantor in respect of any liability of a registered co-operative society, that liability shall,—

- (a) if the area of the society's operations is limited to the transferred territories, be a liability of the State to which the territories are transferred; and
- (b) in any other case, continue to be a liability of the State which, immediately before that day, was subject to such liability.
- 35. Items in suspense.—If any item in suspense is ultimately found to affect an asset or liability of the nature referred to in any of the foregoing provisions of this Part, it shall be dealt with in accordance with that provision.
- 36. Power of Central Government to order allocation or adjustment in certain cases.-Where either Andhra Pradesh or Madras becomes entitled to any property or obtains any benefits or becomes subject to any liability, and the Central Government, on a reference made within a period of three years from the appointed day by either of the States, is of opinion that it is just and equitable that the property or those benefits should be transferred to, or shared with, the other State or that a contribution towards that liability should be made by the other State. the said property or benefits shall be allocated in such manner between the two States, or the other State shall make to the State subject to the liability such contribution in respect thereof, as the Central Government may, after consultation with the two State Governments, by order determine.
- 37. Certain expenditure to be charged on the Consolidated Fund.—All sums payable by either Andhra Pradesh or Madras to the other State by virtue of the provisions of this Part shall be charged on the Consolidated Fund of the State by which such sums are payable.

PART VII

ADMINISTRATIVE PROVISIONS

- 38. Provision as to certain financial Corporations.—(1) As from the appointed day, the Financial Corporation constituted under the State Financial Corporations Act, 1951, (63 of 1951) for the State of Andhra Pradesh shall be deemed to have been constituted for that State with its area as altered by the provisions of Part II of this Act.
- (2) As from the appointed day, the Madras Industrial Investment Corporation constituted for the State of Madras shall be deemed to have been constituted for that State with its area as altered by the provisions of Part II of this Act.
- 39. Amendment of Act 6 of 1942.—In the Multi-Unit Co-operative Societies Act, 1942, in section 5A, in subsection (1), for the words and figures "any co-operative society which, immediately before the 1st day of November, 1956", the words "or any other enactment relating to Re-organisation of States, any co-operative society which, immediately before the day on which the re-organisation takes place" shall be substituted.
- apportionment of their assets and liabilities.—(4) As from the appointed day, the State Electricity Boards donstituted under the Electricity (Supply) Act, 1948 (36 of 1948), for the States of Andhra Pradesh and Madras shall be deemed to have been constituted for those States with their areas as altered by the provisions of Part II of this Act.
- (2) The undertakings and assets of a State Electricity Board referred to in sub-section (1), situated in the territories specified in the First Schedule or, as the case may be, the Second Schedule shall, as from the appointed day, pass to the State to which the territories are transferred.

- (3) Subject to the provisions of sub-section (2), the assets and liabilities of the State Electricity Boards referred to in sub-section (1) shall be apportioned between them in such manner as may be agreed upon between the Governments of Andhra Pradesh and Madras within one year from the appointed day, or in default of such agreement, as the Central Government may by order determine
- (4) Notwithstanding anything contained in sub-section (2), the arrangement which, immediately before the appointed day, was in force in regard to the generation or supply of electric power for he territories specified in the First Schedule or the Second Schedule shall continue to be in force after the appointed day on such terms and conditions and for such period as may be agreed upon between the Governments of Andhra Pradesh and Madras, or, in default of such agreement, as the Central Government may by order direct.
- 41. Special provisions with regard to Araniar Project.—
 (1) Notwithstanding anything contained in this Act, all rights and liabilities of the State of Madras in relation to the Araniar Project or the administration thereof shall, on the appointed day, be the rights and liabilities of the States of Andhra Pradesh and Madras, subject to such adjustments as may be made by agreement entered into by the said States or, if no such agreement is entered into within a period of one year from the appointed day, as the Central Government may by order determine having regard to the purposes of the Project, and any such order may provide for the management of the Project jointly by the said States or otherwise:

Provided that the order so made by the Central Government may be varied by any subsequent agreement entered into by the States of Andhra Pradesh and Madras.

- (2) An agreement or order referred to in sub-section (1) shall provide also for the rights and liabilities of the States of Andhra Pradesh and Madras in relation to any extension or further development of the Project after the appointed day.
- (3) The rights and liabilities referred to in sub-sections (1) and (2) shall include—
 - (a) the rights to receive and to utilise water which may be available for distribution as a result of the Project; and
 - (b) the rights and liabilities in respect of the administration of the Project and the construction, maintenance and operation thereof.

but shall not include the rights and liabilities under any contract entered into before the appointed day by the Government of Madras.

(4) The Central Government may, from time to time, give such directions as may appear to it necessary generally in regard to any of the matters specified in the foregoing provisions of this section and, in particulars, for the completion of the project and its operation and maintenance thereafter:

Provided that no such direction shall be issued or have effect after an agreement has been entered into by the States of Andhra Pradesh and Madras under sub-section (1) or after an order has been made by the Central Government under that sub-section, whichever is earlier.

42. Temporary provisions as to the continuance of certain existing road transport permits.—Notwithstanding anything contained in section 63 of the Motor Vehicles Act, 1939 (4 of 1939), a permit granted by the State Transport Authority of Andhra Pradesh or Madras or by any Regional Transport Authority in such State shall, if such permit was immediately before the appointed day

valid and effective in any area within the transferred territories, be deemed to continue to be valid and effective in that area after that day subject to the provisions of that Act as for the time being in force in that area; and it shall not be necessary for any such permit to be countersigned by the State Transport Authority or any Regional Transport Authority in the State to which the territories are transferred for the purpose of validating it for use in such area:

Provided that the Central Government may, after consultation with the State Govenments, add to, amend or vary the conditions attached to the permit by the authority by which the permit was granted.

43. Provisions relating to services—(1) Every person who, immediately before the appointed day, is serving in connection with the affairs of Andhra Pradsh or Madras shall, as from that day, continue so to serve, unless he is required by general or special order of the Central Government to serve provisionally in connection with the affairs of the other State.

(2) As soon as may be after the appointed day, the Central Government shall, by general or special order, determine the State to which every person provisionally allotted to Andhra Pradesh or Madras shall be finally allotted for service and the date from which such allotment shall take effect or be deemed to have taken effect.

(3) Every person who is finally allotted under the provisions of sub-section (2) to Andhra Pradesh or Madras shall, if he is not already serving therein, be made available for serving in that State from such date as may be agreed upon between the two State Governments or in default of such agreement, as may be determined by the Central Government.

(4) Nothing in this section shall be deemed to affect, after the appointed day, the operation of the provisions of Chapter 1 of Part XIV of the Constitution in relation to the determination of the conditions of service of persons serving in connection with the affairs of Andhra Pradesh or Madras:

Provided that the conditions of service applicable immediately before the appointed day to the case of any person provisionally or finally allotted to Andhra Pradesh or Madras under this section shall not be varied to his disadvantage except with the previous approval of the

Central Government.

(5) The Central Government may at any time before or after the appointed day give such directions to either State Government as may appear to it to be necessary for the purpose of giving effect to the foregoing provisions of this section and the State Government shall comply with such directions.

44. Provisions as to the continuance of officers in the same posts.-Every person who, immediately before the appointed day, is holding or discharging the duties of any post or office in connection with the affairs of Andhra Pradesh or Madras in any area which on that day falls within the other State shall continue to hold the same post or office in the State in which such area is included on that day and shall be deemed as from that day to have been duly appointed to that post or office by the Government of, or other appropriate authority in, such State:

Provided that nothing in this section shall be deemed to prevent the competent authority, after the appointed day, from passing in relation to such person any order

affecting his continuance in such post or office.

PART VIII

LEGAL AND MISCELLANEOUS PROVISIONS

45. Territorial extent of laws.—The provisions of section 3 shall not be deemed to have effected any

change in the territories to which any law in force immediately before the appointed day extends or applies, and territorial references in any such law to Andhra Pradesh or Madras shall, until otherwise provided by a competent legislature or other competent authority, be construed as meaning the territories within that State immediately before the appointed day.

46. Power to adapt laws.—For the purpose of facilitating the application of any law in relation to Andhra Pradesh or Madras, the appropriate Government may, before the expiration of one year from the appointed day, by order make such adaptations and modifications of the law, whether by way of repeal or amendment, as may be necessary or expedient, and thereupon every such law shall have effect subject to the adaptations and modifications so made until altered, repealed or amended by a competent authority or competent legislature.

Explanation.—In this section, the expression "appropriate Government" means, as respects any law relating to a matter enumerated in the Union List, the Central Government, and as respects any other law, the State

- 47. Power to construe laws.—Notwithstanding that no provision or insufficient provision has been made for the adaptation of a law made before the appointed day, any court, tribunal or authority, required or empowered to enforce such law may, for the purpose of facilitating its application in relation to Andhra Pradesh or Madras, construe the law in such manner, without affecting the substance, as may be necessary or proper in regard to the matter before the court, tribunal or authority.
- 48. Power to name authorities, etc., for exercising statutory functions.—The Government of the State of Andhra Pradesh or Madras, as respects any territory transferred to that State by the provisions of Part II, may, by notification in the Official Gazette, specify the authority officer or person who, as from the appointed day, shall be competent to exercise such functions exercisable under any law in force on that day as may be mentioned in that notification, and such law shall have effect accordingly.
- 49. Legal proceedings.—Where, immediately before the appointed day, the State of Andhra Pradesh or Madras is a party to any legal proceedings with respect to any property, rights or liabilities transferred to the other State under this Act, the other State shall be deemed to be substituted for the State from which such property, rights or liabilities are transferred as a party to those proceedings, or added as a party thereto, as the case may be, and the proceedings may continue accordingly.
- 50. Transfer of pending proceedings.—(1) Every proceeding pending immediately before the appointed day before a court (other than a High Court), tribunal, authority or officer in any area which on that day falls within the State of Andhra Pradesh or Madras shall, if it is a proceeding relatable exclusively to any part of the territories which as from that day are the territories of the other State, stand transferred to the corresponding court tribunal, authority or officer in the other State.
- (2) If any question arises as to whether any proceeding should stand transferred under sub-section (1), it shall be referred to the High Court having jurisdiction in respect of the area in which the court, tribunal, authority or officer before which, or before whom, such proceeding is pending on the appointed day, is functioning and the decision of that High Court shall be final.
 - (3) In this section,—
 - (a) "proceeding" includes any suit, case or appeal; and

- (h) "corresponding court, tribunal, authority or officer" in a State means—
 - (i) the court, tribunal, authority or officer in which, or before whom, the proceeding would have lain if the proceeding had been instituted after the appointed day, or
 - (ii) in case of doubt, such court, tribunal, authority or officer in that State as may be determined after the appointed day by the Government of that State, or before the appointed day by the Government of the other State, to be the corresponding court, tribunal, authority or officer.
- 51. Right of pleaders to practise in certain courts.— Any person who, immediately before the appointed day, is enrolled as a pleader entitled to practise in any subordinate courts in the transferred territories shall, for a period of six months from that day, continue to be entitled to practise in those courts, notwithstanding that the whole or any part of the territories within the jurisdiction of those courts has been transferred to another State.
- 52. Effect of provisions inconsistent with other laws.— The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law.
- 53. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Act, the President may by order do anything not inconsistent with such provisions which appears to him to be necessary or expedient for the purpose of removing the difficulty.

54. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules to give effect to the provisions of this Act.

(2) Every rule made under this section shall be laid as soon as may be after it is made before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

THE FIRST SCHEDULE [See sections 3 (a) and 4]

Territories transferred from the State of Madras to the State of Andhra Pradesh

(Any reference in this Schedule to a census code number in relation to a village means the code number assigned to that village in the census of 1951).

PART I

1. The following villages in Ponneri taluk of Chingleput district:—

Census

		Co	de No.
			1
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Yarasingapura Agrahara	m	• •	• •	7
Karipakkam	riif	• •		8
Pulivallam		• •	• •	10
Kadur		• •		11
Bangaruthimma Boopal	apuram			12
Vittayapalayam				13
Varadayapalayam				14
Kambakkam				15
Arudur				16
Bathalavallam		• •		17
Kummarapeddavenkata	puram	• •		18
Chedulapakkam Vidiakadu		* *	• •	19
Shola Agraharam		* *	• •	20
Silamathur		• •	• •	21
Matterimitta		• •	• • .	22
Thondur Agraharam				23 24
Chintamani Thangal		• •	• •	25
Chinnapudi Agraharan	n	• •	• •	26
Enadivettu	••	• •	• •	27
Racherla			• •	28
Kovurpadu			• •	29
Mopurpalli				30
Chengambakkam				31
Chiddama Agraharam				32
Ramachandrapuram				33
Thondambattu .				34
Ambikapuram .	•			35
Pandur				36
Padirikuppam .				37
Chinnapandur .				38
Madanapalayam .				39
Gollavaripalayam .			٠.	40
Chervi	•			41
Appayapalayam .				44
Mallavarpalayam .				46
Samurthikandigai .	•	• •		53
Repallavada .	•	• •		54
Rajagopalapuram .			• •	55
Balagopalapuram .	•	• •	• •	56
Ranganathapuram .	•	• •	• •	57
Dwarakapuram . Rallakuppam	•	• •	• •	58
	• •	• •	• •	59
	rom	• •	• •	60 61
Pravalaverneswarapu Mettupalayam	lalli			62
Govindapuram	• •	• •	• •	63
Vanalur	• •	• •	• •	64
Lakshmipuram	• •	• •	• •	65
Paddaittivakkam	• •	• •		66
Chinnaittivakkam	• •	• •	• •	67
Irugulam	• •			68
Arur	• •		• •	69
Alamelumangapuran	· ·	• •	4.	130
Venkatarajukandigai		• •		131
Kadirvedu	• •	• •		135
Sirunambudur		• •	• •	136
Peradam		• •	• •	137
Ambakkam	• •	• •	• •	138
Pudukuppam	• •	• •	• •	130
Madanambedu	• •	• •		140
Sathiavedu	• •	• •	• •	141
Kothamarikuppam	• •	• •	* *	141
Madanancheri	• •	• •	• •	144
Thondukuli	• •	• •	• • •	144
HUMADMOIL	• •			143

2. The entire forest areas situated in Ponneri taluk of Chingleput district and lying to the west of any of the villages specified in item I.

Chingleput district:-	illages in	Tiruvall	ur	taluk of				Census Code
				Census	Sivagiri			No. 67
11				Code No.	Hanumanthapuram			73
Mudiyur	• •	• •	• •	2	Alagirikandigai		• •	74
Ruppalpattu		• •		2	Shamshedbahadhurpet		• •	7551.
Sadasivasankarapur				A	Sriramapuram	• •	5.5	75
Jamoukesavapuram		• •		E	Siddavinayakapuram	• •	• •	
Vengalampattu Vellur			• •	-	Chengalarayapuram	• •	• •	78
Beerakuppam				7	Polichettigunta	• •	• •	80
Lakshmikanathapur				O	Desikuppam	• •	• •	84 85
Kadiyedu				0	Senneri	• •	• •	63
Janakipuram		• •		10	4. The entire forest area ly	ing to th	ie north	of the
Rajurukandigai		• •		11	villages specified in item 3 and th			
Anamathukandigai				12	north of the village Desikuppam	(Census	Code N	o. 84).
Vajjarvarikandigai				13		,		
Kannavaram			٠.	14	PART II			
Tirupuranthakapura	mkottai			15	The following villages in Kri	shnaoiri	taluk a	f Salem
Chinthalakunta				16	district:—	Jiiiugiii	tului 0	·
Raghunathapuram a	lias Cheng				district.			Commis
kandigai	.,			17				Census
Naidugunta				18				Code
Bhoopathiswarapura			٠.	19	0			No.
Pisatoor	• •		٠.	20	Onnappanaikenkothur			18
Appambattu			٠.	21	Thaliagraharam		• •	23
Domogini	• •	. ,	٠,	22	Kotamaganapalli	• •	• •	24
Krishnapuram	• •		٠.	23				
Kalancheri				24	THE SECOND S	oueniu	CTC	
Nagalapuram				25	THE SECOND SO		J.C	
Vembakkam				26	[See sections 3 (h	and 5]		
Kottakkadu	• •			27	Territories transferred from the	State of	Andhra	Pradesh
				28	to the State of	Madras		
Baitakodiyambedu				29	(Any reference in this Schedule		no anda	n. mhair
				30	in relation to a village means	the code	number	number
Mavettimolakandigai				31	in relation to a village means	f 1051)	numoei	assigned
Neervoy				32	to that village in the census of	1 1931 j.		
				33	PART I			
	• •			34	1. The following village in F	uttur tal	uk of (Chittoor
	• •			35	district:—			
Alappakkamkandigai				36				Census
Urur	· •			37				Code
				38				No.
Devadarikodiyambed	u			39	Gopalakrishnapuram			134
Vengalathur				40			011- of	
Kuppamkandigai	• •			41	2. The following villages in T	iruțiani t	atuk oi	Chittoor
Pillarikandigai				42	district:—			
Kottur	• •			43	Veligaram		• •	5
Sidderajulkandigai				44	Melkalpatteda		• •	6
Pulipedu alias Govar	dhanagiri			45	Pallipat			7
Mithilapuram				46	Surarajupatteda			8
Obularajukandigai	• •			47	Rangepalle			9
Narayanarajukandiga	ìi			48	Kolathur			10
Karur alias Krishana	giri			49	Kolathur-Ramiahkandriga			11
Adivikodiyambedu			٠.	50	Nediyam			12
Pulikundram			٠.	51	Aravasipatteda			13
Adivisankarapuram				52	Samanthavada			14
Krishanpuramkandig Silamarthur alias Bar	ai			53	Karimbedu			15
Silamarthur alias Bar	igala			54	Kesavarajupuram			16
- Nanaddanaidu Kand	igai .		٠.	55	Ramachandrapuram			17
Yalur Ravannavarada	inna Kand	ligai		56	Chinnatimmarajupatteda			18
Chinnapattu .				57	Venkatarajukuppam			19
Subbanaidukandigai				58	Sangeethakuppam			20
Achama Kandigai .				59	Thirumalrajupet			21
Karanai				60	Tirunadharajupuram	• •		22
				61	Kumararajupeta		• •	23
Pallampattadai	ıram			62	Melapudi	• •	• •	24
Pallampattadai . Krishanpuram Agraha					D 11' 11' 0 11			
Karanai				63	Keddinalli Suhharankhandri	72		
Surattupalli .				63 64	Reddîpalli Subbaraokhandri	ga		25 26
Surattupalli		• •		64	Puranam Sanjeevirayunikhan	driga		26
Surattupalli .	•	••			Puranam Sanjeevirayunikhan Punyam Patnam Seshayyakhandriga	ga Idriga 		

		C	ensus ode	,	Census Code	
Kadapanthangal			ÿ. 29	Gownipuram Chinnasubbaraju Khandriga	<i>No.</i> 135	
Kaverirajupeta alias Sri Ka	verirajulun-			Siddayyagunta Khandriga	136	
garipet Bommarajupeta			30 31	Madirajuperumalraju Khandriga Elavarthimummalraju Khandriga		
C. Malakumman			32	Chiralagurrappa Khandriga		
Chandrappanaidukhandriga	ı		33	Nallur Perumalraju Khandriga		
Chinnamudipalli			34	Ulchirangaraju Khandriga		
Kesavarajukuppam			35	Chinthalangunta Khandriga		
Nallattur Chivvada	••		45	Nalluru Venkataraju Khandriga		
Siddanthipuram			46 47	Sirugumi Veeranaidupalem		
Kondapuram	•••		48	Rajakallarapuram		
Proddatturpet (Non-City L	Jrban) .		49	Suryanagaram		
Ragimanukhandrigai	• •		50	Shotriam Bommarajapuram		
randravedu	• • •	•	51	iekkulul	. 149	
Gantavarikuppam	• • • •		52 53		. 161	
Sitaramapuram Vadakuppam	• • • • • • • • • • • • • • • • • • • •		54	37	. 162	
Karlambakkam			55	THE COLUMN THE PARTY OF THE PAR	. 164	
Konasamudram			56	Kumara Bommarajapuram	165	
Kakalur	• •		57	Chengalvapuram Agraharam	166	
Vengalarjukuppam	* * *	•	58	Dharanivarahapuram	167	
Ramapuram			59 60	Velanjeri	168	
Poonimangadu Venkatapura Agraharam		•	61	0 1 1	169	
Kodivalasa			63	Anjaneyapuram	176	
Athimanjeri			64	Pakala Narayana Reddikhandriga	178	
Venkatapuram			65	Rajanagram (included in village No. 100)		
Kothakuppam			66	Thaduru	180	
Petakandriga		• •	67 68	Talari Thangal Errappanaidukhandriga	181	
Jangalapalli Nedigallu		• •	69	Veerakanellore	182	
Ponbadi Gollakuppam			70	Netterikhandriga	184	
Kodanda Ramapuram			71	Makamambapuram	185	
Nemali Madduru			72	Narayana Puram	186	
Madduru	• •		74	Kasinadhapuram	187	
Chinna Athimanjeri		• •	79	Pattabiramapuram	188	
Nochili Keechalam		• •	81 82	Velayudakuppam Vinayakapuram	189	
			83	Kadananagaram	192	
Ramasamudram Ulchiguruvarajukhandriga Konugarikuppam Gownipuram Badrarajukl	a		84	Yagnapuram	193	
Konugarikuppam			85	Janakarajakuppam	194	
	handriga		86	Anandhavallipuram	196	
Alimelumangapuram	• •		87	Tyagapuram	197	
Singarajapuram	• •	• •	88 89	Mohinipuram Appukondayyakhandriga	198	
Thayamambapuram Pompadi alias Pommadi	• •	• •	90	Mutyalavaripalle	200	
Korakuppam	• •		97	Lakshmipuram	20	
Narasampeta			99	Raghavanaidukuppam	20:	
Rajanagaram Santhayath			100	Ayyavarinaidu Khandriga	20	
Kannikambapuram	• •		101	Kondapuram	20	
Balakrishnapuram			102 103	Ammavarikuppam Narayanapuram	20	
Dwarakapuram Krishnamarajukuppam		• •	103	Mosur	20	
Venugopalapuram	• •		105	Vanganur	20	
Royasam Venkatakrishna	avva Khandriga		106	Krishnakuppam	20	
Krishnasamudram			107	Chengalvarayudukhandriga	21	
Krishnasamudram Tiruvengalanadharajapur	am		109	Sirigirirajubadrarajukhandriga	2.1	11
Kamachanurapuram		••	110	Madurapuram		12 13
Talavedu	. h a u a m		111 112	Changareddi Narayanareddikhandriga Santhana Venugopalapuram		14
Narayanasamudram Agr.			120	Koramangalam		15
Balakrishnapuram Murukambattu	• •	• •	121	Pratapa Uddandamakarajapuram		16
Subramanyapuram			123	Agoor	2	17
Ramachandrapuram			124	Amruthapuram		18
Sathrunjayapuram			125	Tiruttani (Non-City Urban)	3	19
Medinipuram			126	Tiruttani (Rural)	^	20 21
Srinivasapuram			127	Meldevadhanam	2	222
Srinivasayya Khandriga	• •	• •	128	Keeldevadhanam	2	ميت سند ،
i i						

		Census Code No.				Censu Code No.
Kaveripuram		226				. 317
Khandapuram		227		•		. 318
Ramakrishanaraujpet		228			,	319
Bhadrarajukhandriga		229	Katarikuppam .	•		. 320
Srikrishnapuram		230				
Thummalcheruvukhandriga		231		ART II		
Maharajapuram		232	The following villages	in Tiruttan	i taluk o	Chitto
Akkachikuppam		233	district:—			
Beerakuppam		234	Arumbakkam .	•		. 75
Perumalamanyamkhandriga		235				. 91
Veerakaverirajapuram		236	Thirukkolamkhandrig	ga —		. 92
Kanchiguruvarajakhandriga	470	237				. 113
Devasenapuram		240	Nekkiniagraharam .			. 115
Mahankalipuram		242	Nekkinipeta .			. 116
Ramajosyulukhandriga		243	Venugopalakrishnapu	ram	• •	. 117
Balapuram		244				. 129
Sreekalikapuram		245	Eaghunadhapuram .			. 130
Chandravilasapuram		246	Sithapuram .		٠.	. 131
Ramapura Agraharam		247	Patramthangal .	•		. 132
Govatsapuram		248	ranapakkam .			. 133
Srikrishnapuram		249		•		. 150
Velurukrishnamanaidukhandriga		250	Gulur	•		. 151
Lakshminarasimhapuram		251	Kanjipadi .		• •	. 152
Thondamanatinarayanareddikhandriga		252	Rangapuram .			. 153
Senagalathur Agraharam		253	Nabaloor .			. 170
Cherukunur		254	Kunnathur .	•		. 171
Perumathangal		255	Iliupur .			. 172
Kannikapuram		256	Muddukondapuram .			. 173
Valliyammapuram		257	Ramapuram .			. 223
Padmapuram		258	Kaverirajupuram .			. 238
Karthikeyapuram		259	Kurmavilasapuram .			. 239
Perumalthangal		260	41			. 261
Damaneri		266	Parasapuram .			. 262
Swethavarahapuram		267	Venugopalapuram .			. 263
Vellatur		268	Veeraraghavapuram.			. 286
Ammaneri		269	Tiruvelangadu .			. 287
1/		270	Narthavada .			200
Kondapuram Venkataperumalarajupuram		272	Dhanushayapuram .			. 288
Tirunadharajapuram		275	Palsyanur .			. 297
Veeramangalam		277	Bhagavatha Pattabhir	amanuram		200
A college who are supposed	• •	278	D 1 11	_		200
Mambakkam	• •	279	Banapuram .	•	• •	. 306
Daddala da da salaran	• •	280	¥7		• •	207/1
	• •	281	v yasapurani.	•	* *	
	* *	282				and
	• •	283	Daignadmanuram			307/2
Kasavarajupet Bikkasanivengamanaidukhandriga	• •	284				. 308
	• •	285				. 309
r t mmt	• •	289	Shrotriam Pattabhira	manuram		. 310
7 7 7 7 7	• •	291		-		22.4
vediyandgadu Devalambapuram Makarajapuram	• •	293	The leader of			. 324
		293				. 325
Erumbi alias Aswarevanthapuran	• •	293 294	Marudavallipuram . Manoor			. 326
′′ .1	* *	294 295				. 327
	• •		Kuppam Khandriga			. 328
Ayyaneri		296	Harischandrapuram .	٠.		. 329
Singarajapuram	• •	300	Lakshmivilasapuram			. 330
Gopalapuram		301	Saunakapuram .	•		
Chinnaramapuram	• •	302	Orathur			. 332
Peddaramapuram	• •	303	Paakasala	•		. 333
Thanurmallavaram		304	Japti Shrotrium Rama	ipuram .		224
Coleri alias Sahasrapadanapuram		305	Peddakalakattur			225
Aylarwada		311	Chinnamandali			. 336
Takamambapuram		312	Kalambakam		•	220
irumalambapuram		313		•	•	. 550
arabhayankarapuram		314	PART	. III		
		315	The following village in	n Tiruttan	taluk at	Chittor
		21.7	district:		taruk O	Cintio
leesaragantapuram	• •	316	Chitrambakkam			

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TI							
71		PART IV				between the said Javvajiramasamudran	n village
11	he following village	es in Tirui	ttani talu	k of Ch	nittoor	and the State of Andhra Pradesh	and its
distr	rict:—					continuation directly westwards to	the top
				C_{i}	ensus	of the adjoining hill,	
					Code	(iii) on the west, by a line running along	the top
1	n				No.	of the two hills lying to the west of	the said
1	Perumalrajupeta			32		tank, and	1
				2	and	(iv) on the north, by a line running a peaks of the four hills lying to the	ong the
	Thougland			3	21/2	the said tank and joined up to the no	north west
	Thandlam Nandhimangalam		• •	• •	322 323	corner of the said Javvajiramasa	mudram
	Nandhimangalam		• •	• •	323	village;	mudiam
-	1 (4)	PART V		1 6 6	14. *	(b) the area surrounding the Gollapalle tank be	ounded-
	he following hamle	ets in Tiru	ittani tali	ik of C	hittoor	(i) on the east and the south, by the	existing
dist	rict:—			2	07/2	boundary between Gollapalle village	included
	Ambarishapuram				307/3 307/4	in Alasandapuram village (Cens	us Code
	Sukapuram	• •	• •		07/4	No. 33) of Tiruppattur taluk of No	rth Arcot
		PART VI				district of Madras State and the	State of
	mm 0 11 1			11 60	N1 7	Andhra Pradesh,	
	. The following vil	nages in Ci	nittoor ta	iuk of C	hittoor	(ii) on the west, by a line running along t	he bottom
dist	rict:—	la.			249	of the hill situated to the west of	the said
	Avularangaiahpall Gollavaripalle		• •	• •	248	tank, and	1
	Thomas			• •	277 279	(iii) on the north, by a line running	along the
	Thengal Balekuppam	• •	• •	• •	280	bottom of the hill situated to the	north of
	Ammavaripalle	• •	* *	• •	337	* the said tank.	
	Kondamanayanip	olem	• •		351	THE THIRD SCHEDULE	
	Paramasattu				352	[See section 4 (1)]	
	Madandakuppam				353		d
	Gollapalle				354	(Any reference in this Schedule to a Census Co	
	Mahimandalam				363	in relation to a village means the code number	er asigned
	Perumallapkupam				364	to that village in the census of 1951).	un talula
	Erukambat				365	The following village of Nagari firka in Putt	Census
ξC	Vellimalai				366		Code
Ďi~	Mutharasikuppan				368		No.
	Vennampalle				369	p 41.2	
	Kodukkanthanga				370	Padiri	147
	Elayanellore				371	Aroor	150
	Thempalle				372	Kunamarajupaliem	151
	Sripadanellore				373	Ellassamudram	131
	Vappalai				374	Kaipakam J	152
	Melapadi	• •			375	Kalikapuram Buchiyanatham	132
2		et area lvir	ar to the	. 4	nd south	Caminad disambiani	
	The entire fores	n aica iyu	ig to the	north a			
of t	The entire fores	nandalam	(Census (north a Code No	o. 363).		153
of t	he village of Mahin	nandalam	(Census (north a	o. 363).	Ishtakameswarapuram	153
of t	he village of Mahin	nandalam Part VI	(Census (north a Code No	o. 363) .	Ishtakameswarapuram } Seetharamapuram Agraharam	153
of t	he village of Mahin	nandalam Part VI	(Census (I	Code No	o. 363) .	Ishtakameswarapuram } Seetharamapuram Agraharam Gangamambapuram	
of t	he village of Mahin The following v	nandalam Part VI	(Census (I	Code No	o. 363) .	Ishtakameswarapuram } Seetharamapuram Agraharam Gangamambapuram Ammagunta	
of t	he village of Mahin	nandalam Part VI	(Census (I	Code No	o. 363) .	Ishtakameswarapuram } Seetharamapuram Agraharam Gangamambapuram Ammagunta	154
of t	he village of Mahin The following v	PART VI	(Census (I	Code No	chittoor	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram	154
of t	he village of Mahin The following v trict:— Dakshinapathapa	PART VI illages in ((Census (II Chittoor t	Code No aluk of	chittoor	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam	154 155
of t	he village of Mahin The following v trict: Dakshinapathapa Puttavaripalle	PART VI illages in ((Census (II Chittoor t	aluk of	290 295	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam Madhavaram	154 155 156
of t	he village of Mahin The following v trict: Dakshinapathapa Puttavaripalle Rangasamudram	PART VI illages in ((Census (II Chittoor t	Code No aluk of	290 295 297	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam Madhavaram Chavarambakam Seetharamanananananananananananananananananan	154 155 156 157
of t	he village of Mahin The following verict: Dakshinapathapa Puttavaripalle Rangasamudram Vidyasankarapura	PART VI illages in ((Census C	aluk of	290 295 297 298	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam Chavarambakam Kachervedu	154 155 156 157
of t	he village of Mahin The following variet: Dakshinapathapa Puttavaripalle Rangasamudram Vidyasankarapura Viludonapoliem	PART VI illages in (am	(Census C	aluk of	290 295 297 298 299	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam Chavarambakam Kachervedu Elakatoor	154 155 156 157 158
of t	he village of Mahin The following variet: Dakshinapathapa Puttavaripalle Rangasamudram Vidyasankarapura Viludonapoliem Varadareddipalle	PART VI illages in C am	(Census C	aluk of	290 295 297 298 299 300	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam Chavarambakam Kachervedu Elakatoor Mathusri Venkatamambapuram	154 155 156 157 158
of t	he village of Mahin The following verict: Dakshinapathapa Puttavaripalle Rangasamudram Vidyasankarapura Viludonapoliem Varadareddipalle Veerisettipalle	PART VI illages in (am	(Census C	aluk of	290 295 297 298 299 300 301	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam Chavarambakam Kachervedu Elakatoor Mathusri Venkatamambapuram Thippapuram	154 155 156 157 158
of t	he village of Mahin The following verict: Dakshinapathapa Puttavaripalle Rangasamudram Vidyasankarapura Viludonapoliem Varadareddipalle Veerisettipalle Paradarami	PART VI illages in C	(Census (aluk of	290 295 297 298 299 300 301 302	Ishtakameswarapuram Seetharamapuram Agraharam Gangamambapuram Ammagunta Pannur Jagannadhapuram Kaliambakam Chavarambakam Kachervedu Elakatoor Mathusri Venkatamambapuram Thippapuram Illipururamiah Khandriga	154 155 156 157 158
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THE FOURTH SCHEDULE

(See section 10)

Modifications of the First Schedule to the Delimitation of Parliamentary and Assembly Constituencies Order,

- 1. The Note at the end of the Part "1-ANDHRA PRADESH" shall be numbered as "NOTE 1" and the following shall be added thereto, namely:-
 - "Note 2.—Any reference to Chittoor district in column 3 of this Part shall be taken to mean the area comprised within that district on the appointed day as defined in the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959.".
 - 2. In the Part "7-MADRAS",-
- (a) in the entry in column 3 against serial No. 194, for the words "Gummidipundi and Sathyavedu firkas in Ponneri taluk" the words "Gummidipundi firka in Ponneri taluk" shall be substituted;
- (b) in the entry in column 3 against serial No. 195, for the words "Tiruvallur taluk, and Gummidipundi and Sathyavedu firkas", the words "Tiruvallur and Tiruttani taluks and Gummidipundi firka" shall be substituted;
- (c) the Note at the end shall be numbered as "NOTE 1" and the following shall be added thereto, namely:-
 - "Note 2:—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act.".

THE FIFTH SCHEDULE (See section 13)

Modifications of the Second Schedule to the Delimitation of parliamentary and Assembly Constituencies Order, 1956

- 1. In the Part "1-ANDHRA PRADESH",-
- (a) for the entries in columns 2 and 3 against serial No. 118, the entries "Sathyavedu" and "Sathyavedu taluk; and Nagari firka in Puttur taluk." shall, respectively, be substituted; (b) the whole of serial No. 119 shall be omitted;

- (c) the Note at the end shall be numbered as "Note 1" and the following shall be added thereto, namely: -
 - "Note 2.—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act."

(d) in the Annexure, the whole of parts (63) and (64) shall be omitted and for part (62), the following shall be substituted, namely:-

Villages comprising the firka of Nagari in Puttur Taluk

- Satravada. 1.
- 2. Mittapalem.
- Mudipalle.
- Saraswathivilasapuram.
- 5. Melapattu.
- 6. Therani.
- Ekambarakuppam.
- Salvapatteda.

- Nagari.
- 10. Taduku.
- Tadukupet. 11. 12. Veerakaveriajapuram.
- 13. Keelapattu.
- 14. Nettamkhandigai.
- 15. Sri Venkataperumalarajapuram.
- 16. Nagarajakuppam.
- Dharmavaram Venkatramiah Khandriga. 17.
- 18. Kannikapuram,
- 19. Tirumalaraj Kandigai.
- 20. Sriranganagara Agraharam.
- 21. Velavadi.
- 22. Mangadu.
- 23. Buga Agraharam.
- 24. Damarapakam.
- 25. Ayanambakam.
- 26. Thirupathi Venkatacharyulu Khandriga.
- 27. Agaram.
- Iruguvoi. 28.
- 29. Thumbur.
- 30. Nainaru.
- Palamangalam Dakshinapu Khandriga. 31.
- Palamangalam Uttarapu Khandriga".

2.In the Part "7-MADRAS",-

- (a) in the entry in column 3 against serial No. 13 for the words "Gummidipundi and Sathyavedu firkas", the words "Gummidipundi firka" shall be substituted;
- (b) for the entry in column 3 against serial No. 14 the following entry shall be substitued, namely:-"Gummidipundi firka in Ponneri taluk and
 - Kannigaiper firka [excluding the villages specified in item (1) of the Appendix]x in Tiruvallur taluk":
- (c) for he entry in column 3 against serial No. 15, the following entry shall be substituted, namely:-
 - "Tiruvallur taluk [excluding Kannigaipper firka but including the villages specified in item (1) of the Appendix]; and Kanakammachatram firka in Tiruttani taluk";
- (d) after serial No. 15, the following entry shall be inserted, namely:-

"15A Tirut-Tiruttani Nil Nil"; 1 tani taluk (exculding Kanakammachatram firka)

- (e) in the entry in column 3 against serial No. 32 and serial No. 34, for the brackets and figure "(1)", the brackets, figure and letter "(1A)" shall be substituted;
- (f) the Note at the end shall be numbered as "NOTE 1" and the following shall be added thereto, namely:-"Note 2.—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act.";
- (g) in the Appendix, the heading "NORTH ARCOT DISTRICT" which bears the number "(1)" shall be re-numbered as "(1A)" and before that heading as so re-numbered, the following shall be inserted, namely:-

"CHINGLEPUT DISTRICT

(1)

Villages in Kannigaipper firka in Tiruvallur taluk included in Tiruvallur constituency

- 1. Sembedu.
- 2. Vengal.
- 3. Avanambakkam.
- 4. Agaram.
- 5. Magaral.
- 6. Sethupakkam.
- 7. Guruvayal.
- 8. Arkampattu.
- Damarapakkam.
- 10. Komakambedu.
- 11. Karani.
- 12. Koduvali.
- 13. Singilicuppam.
- 14. Ayalacheri.
- 15. Puducupam.".

THE SIXTH SCHEDULE

(See section 14)

Modifications of the Delimitation Commission's Final Order No. 19, dated the 4th October, 1954

- 1. In the Table B,—
 - (a) for the entries in column 2 and 3 against serial No. 121, the entries "Sathyavedu" and "Sathyavedu taluk; and Nagari firka in Puttur taluk." shall, respectively, be substituted;
 - (b) the whole of serial No. 122 shall be omitted:
 - (c) the Note at the end shall be numbered as "Note 1" and the following shall be added thereto, namely:—
 - "Note 2.—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act.".
- 2. In the Schedule, the whole of parts (63) and (64) hall be omitted and for part (62), the following shall be ubstituted, namely:—

"(62).

Villages comprising the firka of Nagari in Puttur Taluk

- 1. Satravada.
- 2. Mittapalem.
- 3. Mudipalle.
- 4. Saraswathivilasapuram.
- 5. Melapattu.
- 6. Therani.
- 7. Ekambarakuppam.
- 8. Salvapatteda.
- 9. Nagari.
- 10. Taduku.
- 11. Tadukupet.
- 12. Veerakaverirajapuram.
- 13. Keelapattu.
- 14. Nettamkhandigai.
- 15. Sri Venkataperumalarajapuram.
- Nagarajakuppam.
- 17. Dharamvaram Venkatramiah Khandriga.
- 18. Kannikapuram.

- 19. Tirumaltaj Kandigai.
- 20. Sriranganagara Agrahram.
- 21. Velavadi.
- 22. Mangadu.23. Bugga Agraharam.
- 24. Damarapakam.
- 25. Ayanambakam.
- 26. Thirupathi Venkatacharyulu Khandriga.
- 27. Agaram.
- 28. Iruguvoi.
- 29. Thumbur.
- 30. Nainaru.
- 31. Palamangalam Dakshinapu Khandriga.
- 32. Palamagalam Uttarapu Khandriga.".

Assented on 24-12-1959

THE MINERAL OILS (ADDITIONAL DUTIES OF EXCISE AND CUSTOMS) AMENDMENTS ACT, 1959 (Act No. 59 of 1959)

AN

ACT

to amend the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958.

BE it enacted by Parliament in the Tenth Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Mineral Oils (Additional Duties of Excise and Customs) Amendment Act, 1959.

Sections 2 and 3-Repealed vide Act No. 52 of 1964

4. Power to alter countervailing duties on imported goods in certain cases.—Where any duty of customs on any of the goods specified in section 2 of the principal Act became leviable under the India Triff Act, 1934 (32 of 1934), for the period commencing on the 1st day of April, 1959, and ending on the 31st day of October, 1959, by reason of the fact that under that Act such duty, being the excise duty for the time being leviable on like goods if produced or manufactured in India, has to be added to, or levied as, the duty of customs, the Central Government may, by notification in the Official Gazette, direct that the duty of customs on any of the said goods for the said period shall be such as may be specified in the notification.

Simla-4, the 27th September, 1962

No. 1-7/60-LR II.—The following Acts recently passed by the Parliament of India and published in the Gazette of India Extraordinary Part II section I, date I lst and 4th September, 1962 respectively are hereby republished in the Himachal Pradesh Administration Rajpatra for the information of general public.

- 1. The State of Nagaland, Act, 1962 (No. 27 of 1962).
- 2. The National Co-operative Development Corporation Act, 1962 (No. 26 of 1962).

S. R. MAHANTAN, Under Secretary (Judicial).

THE STATE OF NAGALAND ACT, 1962 ARRANGEMENT OF SECTIONS

PART I PRELIMINARY

SECTIONS:

- Short title.
- Definitions.

PART II

FORMATION OF THE STATE OF NAGALAND

- Formation of State of Nagaland.
- Amendment of First Schedule to the Constitution.
- Amendment of Sixth Schedule to the Constitution.

REPRESENTATION IN THE LEGISLATURES The Council of States Representation in Council of States.

- 6. 7.
- Election to fill vacancy.
- Term of office. 8.
- The House of the People Representation in House of the People.
- Provision as to sitting member.
- The Legislative Assembly Strength of Legislative Assembly. Rules of Procedure.

PART IV

HIGH COURT

- Common High Court for Assam and Nagaland.
- Provisions as to Advocates.
- Practice and procedure in common High Court.
- Custody of Seal of common High Court. Form of writs and other processes. 16.
- 17.
- 18. Powers of Judges.
- Principal seat of common High Court.
- Procedure as to appeals to Supreme Court.
- Pending suits, appeals and proceedings.

PART V

FINANCIAL PROVISIONS

- Authorisation of expenditure pending its sanction by Legislature.
- Distribution of revenues.
- Property, assets, rights, liabilities and obligations.
- Arrears of taxes.

PART VI

LEGAL AND MISCELLANEOUS PROVISIONS

- Continuance of existing laws and their adaptation.
- Power to construe laws.
- Provisions as to continuance of courts and of officers, etc.
- Amendment of Act 37 of 1956.
- Effect of provisions of Act inconsistent with other laws.
- Power to remove difficulties.
- Power to make rules.
- Repeal.

THE SCHEDULE

Assented to on 4-9-1962

THE STATE OF NAGALAND ACT, 1962 (27 OF 1962)

ACT

to provide for the formation of the State of Nagaland and for matters

Be it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:-

PART I

PRELIMINARY

- Short title.- This Act may be called the State of Nagaland Act. 1962.
- 2. Definitions.-In this Act, unless the context otherwise requires,
 - (a) "appointed day" means the day which the Central Government may, by notification in the Official Gazette, appoint;

 - "article" means an article of the Constitution;
 "assembly constituency" and "parliamentary constituency"
 have the same meanings as in the Representation of

the People Act, 1950 (43 of 1950); "law" includes any enactment, ordinance, regulation, order, bye-law, rule, scheme, notification or other instrument or custom or usage having the force of law;

(e) "Naga Hills-Tuensang Area" means the Naga Hills-Tuensang Area specified in Part B of the Table appened to paragraph 20 of the Sixth Schedule to the Constitution, comprising the areas which at the Commencement of the Constitution were known as the Naga Hills digitiet and the Naga Tribal Area;

(f) "regional council" means the regional council referred to in

article 371A.

PART II

FORMATION OF THE STATE OF NAGALAND

3. Formation of State of Nagaland.—(1) As from the appointed day, there shall be formed a new State to be known as the State of Nagaland comprising the territories which immediately before that day were comprised in the Naga Hills-Tuensang Area and thereupon the said territories shall cease to form part of the State of Assam.

(2) Without prejudice to the power of the State Government to alter after the appointed day, the name, extent or boundaries of any district, the State of Nagaland shall consist of three districts to be called the Kohima district, Mokokchung district and Tuensang district, each comprising the areas respectively set out in the Schedule.

district, each comprising the areas respectively set out in the Schedule.

4. Amendment of First Schedule to the Constitution.—As from the appointed day, in the First Schedule to the Constitution, under the heading "I. THE STATES"—

(a) in the paragraph relating to the territories of the State of Assam, the following shall be added at the end, namely:-

"and the territories specified in sub-section (1) of section 3 of the State of Nagaland Act, 1962";

(b) after entry 15, the following entry shall be inserted, namely:-

"16. Nagaland.....The territories specified in sub-section (1) of section 3 of the State of Nagaland Act,

5. Amendment of Sixth Schedule to the Constitution.—As from the appointed day, in the sixth Schedule to the Constitution—

(a) in paragraph 20-

(a) in paragraph 20—
(i) sub-paragraph (2B) shall be omitted;
(ii) in sub-paragraph (3), the brackets and words "(other than the Naga Hills-Tuensang Area)" shall be omitted;
(b) in the Table appended to paragraph 20, in Part B, the item "2. The Naga Hills-Tuensang Area" shall be omitted.

PART III

REPRESENTATION IN THE LEGISLATURES

The Council of States

- 6. Representation in Council of States .- As from the appointed day
 - (a) there shall be allotted one seat to the State of Nagaland in the Council of States;
 - (b) in the Fourth Schedule to the Constitution, in the Table-(i) entries 16 to 19 shall be renumbered as entries 17 to 20,
 - (ii) after entry 15, the following entry shall be inserted, namely:-
 - "16. Nagaland 1"
 - (iii) at the end, for the figures "224", the figures "225" shall be substituted.
- 7. Election to fill vacancy.—As soon as may be after the appointed day, there shall be held an election to fill the seat allotted to the State of Nagaland in the Council of States.
- Term of office.—The term of office of the member for the first time elected to fill the seat allotted to the State of Nagaland in the Council of States shall expire on the 2nd day of April, 1968.

The House of the People

- 9. Representation in House of the People.—(1) As from the appointed day—
 - (a) there shall be allotted one seat to the State of Nagaland in the House of the People;
 - (b) in the First Schedule to the Representation of the People
 - Act, 1950 (43 of 1950),—

 (i) the entry "25. Naga Hills-Tuensang Area....1" shall be
 - (ii) entries 16 to 24 shall be renumbered as entries 17 to 25; (iii) after entry 15, the following entry shall be inserted. namely:—
 "16. Nagaland......!".

- (2) The whole of the State of Nagaland shall form one parliamentary constituency to be called the parliamentary constituency of Nagaland for the purpose of filling the seat allotted to that State in the House of the People.
- (3) For the period referred to in clause (2) of article 371A, section 13D of the Representation of the People Act, 1950 (43 of 1950), shall apply in relation to the parliamentary constituency of Nagaland with the modification that it shall be necessary to prepare and revise separately the electoral roll for that part of the said parliamentary constituency which comprises the Tuensang district and the provisions of Part III of that Act shall apply in relation to the said part as they apply in relation to an assembly constituency.
- 10. Provision as to sitting member.—The sitting member of the House of the People representing, immediately, before the appointed day, the Naga Hills-Tuensang Area shall, as from that day, represent the State of Nagaland in that House and shall continue to do so until a person is elected in accordance with law to fill the seat allotted to the parliamentary constituency of Nagaland.

The Legislative Assembly

11. Strength of Legislative Assembly.—(1) The total number of seats to be filled by persons chosen by direct election in the Legislative Assembly of Nagaland shall be 60:

Provided that for the period referred to in clause (2) of article 371A, the total number of seats in the Legislative Assembly of Nagaland shall be 46, of which—

- (a) six seats shall be allocated to the Tuensang district and shall be filled by persons chosen by the members of the regional council from amongst themselves in such manner as the Governor, after consulting that council, may by notification in the Official Gazette specify, and
- (b) the remaining forty seats shall be filled by persons chosen by direct election from assembly constituencies in the rest of the State of Nagaland.
- (2) In the Representation of the People Act, 1950 (43 of 1950),-
 - (a) in section 7, the following proviso shall be inserted at the end, namely:—
 - "Provided that for the period referred to in clause (2) of article 371A, the total number of seats allotted to the Legislative Assembly of Nagaland shall be 46, of which—
 - (a) six seats shall be allocated to the Tuensang district and shall be filled by persons chosen by the members of the regional council referred to in that article from amongst themselves in such manner as the Governor, after consulting that council, may by notification in the Official Gazette specify; and
 - (b) the remaining forty seats shall be filled by persons chosen by direct election from assembly constituencies in the rest of the State of Nagaland.";
 - (b) in the Second Schedule, after entry 14, the following entry shall be inserted, namely:—
 - "15. Nagaland.......60 [for the period referred to in clause (2) of article 371A, 46].".
- (3) In the Representation of the People Act, 1951 (43 of 1951), in section 5, in clause (c), the following proviso shall be inserted at the end, namely:—
 - "Provided that for the period referred to in clause (2) of article 371A, a person shall not be qualified to be chosen to fill any seat allocated to the Tuensang district in the Legislative Assembly of Nagaland unless he is a member of the regional council referred to in that article."
- (4) The Election Commission shall delimit the assembly constituencies in accordance with the provisions of the Constitution on the basis of the latest census figures, and in doing so the Commission shall have regard to the following provisions, namely:—
 - (a) all constituencies shall, as far as practicable, consist of geographically compact areas, and in delimiting them, regard shall be had to physical features, existing boundaries of administrative units, facilities of communication, public convenience and linguistic affinities of the people;
 - (b) all constituencies shall be single-member constituencies, and
 - (c) the population of each constituency shall not, as far as practicable, be more than six thousand.
- (5) For the purpose of assisting the Election Commission in the performance of its functions under this section, the Commission shall

associate with itself five persons of whom three shall be elected by the members of the Interim Body established under section 3 of the Nagaland (Transitional Provisions) Regulation, 1961 (Regulation 2 of 1961) from among themselves and two shall be nominated by the Central Government.

Provided that none of the said associate members shall have a right to vote or to sign any decision of the Election Commission.

- (6) The Election Commission shall-
 - (a) formulate its proposals in regard to the matters mentioned in sub-section (4) and publish them in the Official Gazette of the State of Assam and in such other manner as the Commission may consider fit, together with a notice inviting objections and suggestions in relation to the proposals and specifying a date on or after which the proposals will be further considered by it;

(b) consider all objections and suggestions which may have been received by it before the date so specified, and for the purpose of such consideration hold one or more public sittings at such place or places as it may think fit:

- purpose of such consideration note on more public sittings at such place or places as it may think fit;

 (c) after considering all objections and suggestions which may have been received by it before the date so specified, determine the matters mentioned in sub-section (4) by one or more final orders and cause such order or orders to be published in the Official Gazette of the State of Assam; and upon such publication the order or orders shall have the full force of law and shall not be called in question in any court:
- question in any court;

 (d) amend the Delimitation of Parliamentary and Assembly Constituencies Order, 1961, so as to include therein the parliamentary constituency of Nagaland and the assembly constituencies delimited under this section.
- 12. Rules of Procedure.—The rules as to procedure and conduct of business in force immediately before the appointed day with respect to the Legislative Assembly of Assam shall, until rules are made under clause (1) of article 208, have effect in relation to the Legislative Assembly of Nagaland, subject to such modifications and adaptations as may be made therein by the Speaker thereof.

PART IV HIGH COURT

- 13. Common High Court for Assam and Nagaland.—(1) As from the appointed day,—
 - (a) there shall be a common High Court for the State of Assam and the State of Nagaland to be called the High Court of Assam and Nagaland (hereinafter referred to as the common High Court):
 - the common High Court);
 (b) the Judges of the High Court of Assam holding office immediately before that day shall, unless they have elected otherwise, become on that day the Judges of the common High Court.
- (2) Expenditure in respect of the salaries and allowances of the Judges of the common High Court shall be allocated between the State of Assam and the State of Nagaland in such proportion as the President may by order determine.
- 14. Provision as to Advocates.—(1) As from the appointed day.—
 - (a) in the Advocates Act, 1961, (25 of 1961) in section 3, ir sub-section (1), for clause (b) the following clause shall be substituted, namely:—
 - "(b) for the States of Assam and Nagaland and the Unior territory of Manipur, to be known as the Bar Counci of Assam and Nagaland;";
 - (b) the Bar Council of Assam shall be deemed to be the Bar Council of Assam and Nagaland.
- (2) Any person who immediately before the appointed day is and advocate entitled to practise in the High Court of Assam shall be entitled to practise as an advocate in the common High Court.
- (3) All persons who immediately before the appointed day are advocates on the roll of the Bar Council of Assam shall as from the day become advocates on the roll of the Bar Council of Assam and Nagaland.
- (4) The right of audience in the common High Court shall be regulated in accordance with the like principles as, immediately before the appointed day, are in force with respect to the right of audience in the High Court of Assam:

Provided that as between the Advocate-General of Assam and the Advocate-General of Nagaland the right of audience shall be determined with reference to their respective dates of enrolment and dvocates.

15. Practice and procedure in common High Court.—Subjec to the provisions of this Part, the law in force immediately before the appointed day with respect to practice and procedure in the High Court of Assam shall, with necessary modifications, apply in relation to the common High Court.

16. Custody of Seal of common High Court.—The law in force immediately before the appointed day with respect to the custody of the Seal of the High Court of Assam shall, with necessary modifications, apply with respect to the custody of the Seal of the common

17. Form of writs and other processes. - The law in force immediately before the appointed day with respect to the form of writs and other processes used, issued or awarded by the High Court of Assam shall, with necessary modifications, apply with respect to the form of writs and other processes used, issued or awarded by the com-

mon High Court.

- 18. Powers of Judges.—The law in force immediately before the appointed day with respect to the powers of the Chief Justice, single Judges and division courts of the High Court of Assam and with respect to all matters ancillary to the exercise of those powers shall, with necessary modifications, apply in relation to the common High Court.
- 19. Principal seat of common High Court.—The principal seat of the common High Court shall, unless otherwise determined by the Chief Justice after consultation with the Governors of Assam and Nagaland, be at the same place as the principal seat of the High Court of Assam immediately before the appointed day.
- 20. Procedure as to appeals to Supreme Court.-The law in force immediately before the appointed day relating to appeals to the Supreme Court from the High Court of Assam and the Judges and division courts thereof shall, with necessary modifications, apply in relation to the common High Court.
- 21. Pending suits, appeals and proceedings.—All suits, appeals and proceedings, civil, criminal or otherwise, pending in the High Court of Assam immediately before the appointed day shall, on that day, stand removed to the common High Court and the common High Court shall have jurisdiction to hear and determine the same, and the judgments, decrees, sentences and orders of the High Court of Assam delivered, passed or made before the appointed day shall have the same force and effect as if they had been delivered, passed or made by the common High Court.

PART V FINANCIAL PROVISIONS

Authorisation of expenditure pending its sanction by Legislature.—The President may, at any time before the appointed day, authorise such expenditure from the Consolidated Fund of the State of Nagaland as he deems necessary for a period of not more than

six months beginning with the appointed day, pending the sanction of such expenditure by the Legislature of the State of Nagaland:

Provided that the Governor of Nagaland may, after the appointed day, authorise such further expenditure as he deems necessary from the Consolidated Fund of the State of Nagaland for any period not extending beyond the said period of six months.

not extending beyond the said period of six months.

Distribution of revenues.-The President shall by order determine the grants-in-aid of the revenues of the State of Nagaland and the share of that State in the Union duties of excise, estate duty and the share of that State in the Union duties of excise, estate duty and taxes on income and for that purpose amend thereby the relevant provisions of the Union Duties of Excise (Distribution) Act, 1962 (3 of 1962), the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Estate Duty (Distribution) Act, 1962 (9 of 1962), and the Constitution (Distribution of Revenues) Order, 1962 C.O. 1962, in such manner as he thinks fit.

24. Property assets, rights, liabilities and obligations.—(1) All property and assets situated in, or used for, or in connection with the administration of, the Naga Hills-Tuensang Area and vested in the Union immediately before the appointed day (other than any property or assets so vested for purposes of the Union) shall, as from that day, vest in the State of Nagaland:

Provided that the cash balances in the treasuries in the Naga Hills-Tuensang Area immediately before the appointed day shall, as from that day, vest in the State of Nagaland.

(2) All rights, liabilities and obligations of the Central Government, whether arising out of any contract or otherwise, which are, immediately before the appointed day, the rights, liabilities and obligations of the Central Government arising out of or in connection with the administration of the Naga Hills-Tuensang Area shall, as from that day, be the rights, liabilities and obligations of the Government of the State of Nagaland.

25. Arrears of taxes.—The right to recover arrears of any tax or duty (being a tax or duty enumerated in the State List in the Seventh Schedule to the Constitution) which have fallen due in the Naga Hills-Tuensang Area shall pass to the State of Nagaland.

PART VI

LEGAL AND MISCELLANEOUS PROVISIONS

Continuance of existing laws and their adaptation.—(1) All laws in force, immediately before the appointed day, in the Naga

Hills-Tuensang Area shall continue to be in force in the State of Nagaland until altered, repealed or amended by a compentent

Legislature or other competent authority.

(2) For the purpose of facilitating the application in relation to the State of Nagaland of any law made before the appointed day, the appropriate Government may, within two years from that day, by order make such adaptations and modifications of the law, whether by way of repeal or amendment, as may be necessary or expedient, and thereupon every such law shall have effect subject to the adaptations and modifications so made until altered, repealed or amonded by a competent Legislature or other competent authority.

Explanation.—In this section, the expression "appropriate Government" means, as respects any law relating to a matter enumerated in the Union List in the Seventh Schedule to the Constitution, the Central Government; and as respects any other law, the

Government of Nagaland.

Power to construct laws .- Notwithstanding that no provision or insufficient provision has been made under section 26 for the adaptation of a law made before the appointed day, any court, tribunal or authority required or empowered to enforce such law may, for the purpose of facilitating its application in relation to the State of Nagaland, construe the law in such manner not affecting the substance as may be necessary or proper in regard to the matter before the court, tribunal or authority, as the case may be.

28. Provisions as to continuance of courts and of officers, etc.—
(1) All courts and tribunals and all authorities discharging lawful functions throughout the Naga Hills-Tuensang Area or any part thereof immediately before the appointed day shall, unless their continuance is inconsistent with the provisions of this Act or until other provision is made by a competent Legislature or other competent authority, continue to exercise their respective functions.

(2) Every person who, immediately before the appointed day, is holding or discharging the duties of any post or office in connection with the administration of the Naga Hills-Tuensang Area or any part thereof shall, except where by virtue or in consequence of the provisions of this Act such post or office ceases to exist on that day, continue to hold the same post or office in the State of Nagaland, and shall be deemed, as from that day, to have been duly appointed to such post or office by the Government of, or other appropriate authority in, such State.

(3) Nothing in sub-section (2) shall be deemed to prevent a competent authority, after the appointed day, from passing in relation to any such person any order affecting his continuance in such post or

29. Amendment of Act 37 of 1956.—As from the appointed day, in section 15 of the States Re-organisation Act, 1956, in clause (c), for the words, "and Assam", the words "Assam and Nagaland" shall be substituted.

30. Effect of provisions of Act inconsistent with other laws.— The provisions of this Act shall have effect notwithstanding anything

inconsistent therewith contained in any other law.

31. Power to remove difficulties.—(1) If any difficulty arises in giving effect to the provisions of this Act, the President may, by order, do anything not inconsistent sith such provisions which appears to him to be necessary or expedient for the purpose of removing the difficulty

(2) Every order made under this section shall be laid before each

House of Parliament.

32. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules to give effect to the

provisions of this Act.

- (2) Every rule made under this section shall be laid as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or two or more successive sessions, and if, before the expiry of the session in which it is so laid or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annul-ment shall be without prejudice to the validity of anything previously done under that rule.
- 33. Repeal.—As from the appointed day, the Nagaland Jo. (Transitional Provisions) Regulation, 1961 (Regulation 2 of 1961), shall stand repealed.

THE SCHEDULE

[See section 3(2)]

District

Areas

Kohima

The areas which immediately before the 1st day of December, 1957, were comprised in the Naga Hills district excluding the areas in Mokokchung district as specified in item No. 2.

District Areas Mokokchung The areas which immediately before the 1st day of December, 1957, were comprised in the Mokokchung sub-division of the Naga Hills district.

Tuensang 20 TIL

The areas which immediately before the 1st day of December, 1957, were comprised in the Tuensang Frontier Division of the North East Frontier Agency.

Assented to on 31-8-1962.

ONAL CO-OPERATIVE DEVELOPMENT
CORPORATION ACT, 1962
(Act No. 26 of 1962) NATIONAL

ACT

to provide for the incorporation and regulation of a corporation for the purpose of development of agricultural produce and certain other commodities on co-operative principles and for matters connected therewith.

BE it enacted by Parliament in the Thirteenth Year of the Republic of India as follows:—

Short title, extent and commencement .-- (1) This Act may be called the National Co-operative Development Corporation Act, J 1962.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

(3) It shall come into force on such date as the Central Govern-

ment may, by notification in the Official Gazette, appoint.

Definitions.-In this 'Act, unless the context otherwise requires, (a) "agricultural produce" means any of the following classes

of commodities, namely:

(i) foodstuffs, including edible oil-seeds;
(ii) cattle fodder, including oil-cakes and other concentrates; (iii) raw cotton, whether ginned or unginned and cotton seed;

(iv) raw jute; and

(y) vegetable oils;
) "Central wharehousing Corporation" means the Central Wharehousing Corporation established under section 17 of the Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (28 of 1956);

(c) "co-operative society" means a society registered or deemed to be registered under the Co-operative Societies Act 1912 (2 of 1912) or under any other law with respect to

1912 (2 of 1912) or under any other law with respect to co-operative societies for the time being in force in any State, which is engaged in any of the activities specified in sub-section (1) of section 9 and includes a co-operative land mortgage Bank;
"Corporation" means the National Co-operative Develop-

ment Corporation established under section 3;
"notified commodity" means any commodity (other than agricultural produce) which the Central Government may, by notification in the Official Gazette, declare to be a notified commodity for the purposes of this Act, being a commodity with respect to which Parliament has power to make laws by virtue of entry 33 in List III in the Seventh Schedule to the Constitution;

(f) "prescribed" means prescribed by rules made under this

Act:

- "Reserve Bank" means the Reserve Bank of India constituted under the Reserve Bank of India Act, 1934 (2 of 1934):
- "State Bank" means the State Bank of India constituted under the State Bank of India Act, 1955(23 of 1955); (i) "year" means the financial year.

3. Establishment of the National Co-operative Development Corporation.—(1) The Central Government shall, by notification in the Official Gazette, establish with effect from such date as may be specified in the notification, a Corporation by the name of the National Co-operative Development Corporation which shall be a body corporate having perpetual succession and a common seal with power to acquire, hold and dispose of property and to contract, and may, in the said name, sue and be sued.

(2) The head-office of the Corporation shall be in New

- (3) The Corporation shall consist of the following members namely:-
 - (i) nine members representing the Central Government, to be nominated by that Government in such manner as may be prescribed;

(ii) one representative of the Reserve Bank to be nominated

by the Reserve Bank;

(iii) one representative of the State Ban k, to be nominated by

(iv) one representative of the Central Warehousing Corporation, to be nominated by that Corporation;

(v) eight non-officials nominated by the Central Government of whom-

(a) one shall be a representative of the National Co-operative Union of India;
(b) two shall be persons who have special knowledge of rural economics and co-operation; and

- (c) five shall be persons recommended by State Govern ments on a zonal basis in consultation with non-officialco-operative organisations in the States in accordance with rules made under this Act.
- (4) A member of the Corporation nominated by the Centra Government may be nominated by virtue of office.

 (5) There shall be a Chairman and a Vice-Chairman of the Cor-

poration who shall be chosen from among the members in such manner as may be prescribed.

- 4. Disqualifications for being a member of Corporation.—A person shall be disqualified for being chosen as, and for being a member of the Corporation-
 - (i) if he is, or at any time has been, adjudicated insolvent or has suspended payment of his debts or has compounded with his creditors; or
 - (ii) if he is or has been convicted of any office involving moral turpitude and sentenced in respect therreof to imprison-ment for not less than six months, unless a period of five years has elapsed from the date of expiry of the sentence;
 - (iii) if he is a salaried official of the Corporation.

5. Term of office of members of Corporation.—(1) The term of office members of the Corporation and the manner of filling vacancies

among members shall be such as may be prescribed.

(2) Any member of the Corporation other than an ex-officio member may resign his office by giving notice in writing to the Central Government and on such resignation being accepted, he shall be deemed to have vacated his office.

- 6. Removal from office of member, etc.—The Central Government may, at any time, remove from office any member other than an ex-officio member of the Corporation after giving him a reasonable opportunity of showing cause against the proposed removal.
- 7. Meetings, etc. of Corporation.—(1) The Corporation shall meet at such times and places and shall, subject to the provisions of sub-sections (2) and (3) observe such procedure in regard to transaction of business at its meetings (including the quourm at meetings) as may be provided by regulations made by the Corporation under this
- (2) The Chairman or, in his absence, the Vice-Chairman or, in the absence of both the Chairman and the Vice-Chairman, any member chosen by the members present from amongst themselves shall preside at a meeting of the Corporation.
- (3) All questions at a meeting of the Corporation shall be decided by a majority of votes of the members present and voting, and n the case of an equality of votes, the Chairman or, in his absence, the Vice-Chairman or, in the absence of both the Chairman and the Vice-Chairman, the person presiding shall have and exercise a second or casting vote.

Officers and other employees of Coropration-(1) The Central Government shall, in consultation with the Corporation, appoint a person to be the Secretary of the Corporation.

(2) Subject to such rules as may be made by the Central Government in this behalf, the Corporation may appoint such other officers and employees as it considers necessary for the efficient performance of its functions.

(3) The methods of appointment, the conditions of service and the scales of pay of the officers and other employees of the Cor-

poration shall .-

- (a) as respects the Secretary, be such as may be prescribed; and
- (b) as respects the other officers and employees, be such as may be determined by regulations made by the Corporation under this Act.
- 9. Functions of Corporation.—(1) Subject to the provisions of this Act, the functions of the Corporation shall be to plan and promote programmes for the production, processing, marketing, storage, export and import of agricultural produce and notified commodities through co-operative societies.

(2) In particular and without prejudice to the generality of the foregoing provision, the Corporation may—

(a) advande loans or grant subsidies to State Governments for financing co-operative societies and for employment of staff for implementing programmes of co-operative development

- (b) provide funds to State Governments for financing cooperative societies for the purchase of agricultural produce and notified commodities on behalf of the Central Government;
- (c) plan and promote programmes through co-operative societies for the supply of seeds, manures, fertilizers, agricultural implements and other articles for the development of agricultural produce.
- (3) The Corporation shall so exercise its functions under this section as not to interfere with the activities of the Khadi and Village Industries Commission established under the Khadi and Village Industries Commission Act, 1956 (61 of 1956).
- 10. Executive Committee of Corporation.—(1) There shall be an Executive Committee of the Corporation which shall consist of the following members. namely:—
 - (a) the Vice-Chairman of the Corporation;
 - (b) three members nominated by the Central Government in such manner as may be prescribed, from among the members of the Corporation referred to in clause (i) of subsection (3) of section 3;
 - (c) the representative of the Reserve Bank nominated under clause (ii) of sub-section (3) of section 3;
 - (d) two members nominated by the Central Government from among the members of the Corporation referred to in clause (v) of sub-section (3) of section 3.
- (2) (a) The Vice-Chairman of the Corporation shall be the Chairman of the Executive Committee.
- (b) The Vice-Chairman of the Executive Committee shall be nominated in such manner as may be prescribed, from among the members referred to in clause (b) of sub-section (1).
- (3) Subject to the general control, direction and superintendence of the Corporation, the Executive Committee shall be competent to deal with any matter within the competence of the Corporation.
- (4) The Executive Committee shall meet at such times and at such places and shall observe such procedure in regard to transaction of business at its meetings (including the quorum at meetings) as may be provided by regulations made by the Corporation under this Act.
- (5) The minutes of every meeting of the Executive Committee shall be laid before the Corporation at its following meeting.
- 11. Other committees.—The Corporation may constitute such other committees for general or special purposes as it deems necessary for the efficient performance of its functions under this Act.
- 12. Grants by the Central Government to Corporation.—The Central Government shall, after due appropriation made by Parliament by law in this behalf, pay to the Corporation—
 - (a) by way of grant each year, such sum of money as is required by the Corporation for giving subsidies to State Governments and fo meeting its administrative expenses; and
 - (h) by way of loan, such sum of money on such terms and conditions as the Central Government may determine.
- 13. Corporation to maintain fund.—(1) The Corporation shall maintain a fund called the National Co-operative Development Fund (hereinafter referred to as the Fund) to which shall be credited—
 - (a) all moneys and other securities transferred to it under clause (a) of sub-section (2) of section 24;
 - (h) the grants and other sums of money by way of loans paid to the Corporation by the Central Government under section 12:
 - (c) such additional grants, if any, as the Central Government may make to the Corporation for the purposes of this Act: and
 - (d) such sums of money as may, from time to time, be realised out of repayment of loans made from the Fund or from interest on loans or dividends on investments made from the Fund.
 - (2) The moneys in the Fund shall be applied for-

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- (a) advancing loans and granting subsidies to the State Governments on such terms and conditions as the Corco-oporation may deem fit for the purpose of enabling State Governments to subscribe to the share capital of co-operative societies or for otherwise financing co-operative societies;
- (b) meeting the pay and allowances of the officers and other employees of the Corporation and other administrative expenses of the Corporation; and

- (c) carrying out the purposes of this Act.
- (3) All moneys in the Fund shall be deposited in the Reserve Bank or the State Bank.
- 14. Returns and Reports.—(1) The Corporation shall furnish to the Central Government at such times and in such form and manner as may be prescribed or as the Central Government may direct, such returns and statements and such particulars in regard to the discharge of its functions under this Act as the Central Government may, from time to time, require.
- (2) Without prejudice to the provisions of section (1), the Corporation shall, as soon as possible, after the end of each year, submit to the Central Government a report, in such form and manner and before such date as may be prescribed, giving a true and full account of its activities, policy and programme during the previous year.

(3) A copy of the report received under sub-section (2) shall be laid before both Houses of Parliament.

15. Directions by Central Government.—In all matters including matters of policy, the Corporation shall be guided by such directions as may be given to it by the Central Government.

- 16. Submission of programme of activities and financial estimates.—(1) The Corporation shall prepare before the Commencement of each year a statement of programme of its activities during the forthcoming year as well as a financial estimate in respect thereof.
- (2) A statement prepared under sub-section (1) shall, not later than three months before the commencement of each year, be submitted to the Central Government for approval.
- 17. Accounts of Board and audit.—(1) The Corporation shall maintain proper accounts and other relevant records and prepare an annual statement of accounts in such form as may be prescribed in consultation with the Comptroller and Auditor General of India.
- (2) The account of the Corporation shall be audited annually by the Comptroller and Auditor-General of India or any person authorised by him in this behalf and any expenditure incurred in connection with such audit shall be payable by the Corporation.
- (3) The Comptroller and Auditor General of India and any person authorised by him in connection with the audit of the accounts of the Corporation shall have the same rights, privileges and authority in connection with such audit as the Comptroller and Auditor General has in connection with the audit of Government accounts and in particular, shall have the right to demand the production of books, accounts, connected vouchers and other documents and papers and to inspect any office of the Corporation.
- (4) The accounts of the Corporation certified by the Comptroller and Auditor-General of India or any other person authorised by him in this behalf together with an audit report thereon shall be forwarded annually to the Central Government and that Government shall cause the same to be laid before both Houses of Parliament.
- 18. Vacancies etc., not to invalidate acts and proceedings of the Corporation.—No act or proceeding of the Corporation shall be invalid by reason only of the existence of any vacancy among its members or any defect in the constitution thereof.
- 19. Delegation.—The Corporation may, by general or special order in writing, delegate to the Chairman or the Vice-Chairman or any other member or any officer of the Corporation subject to such conditions and limitations, if any, as may be specified in the order such of its powers and functions under this Act as it may deem necessary.
- 20. Declaration of fidelity and secrecy.—Every member, auditor, officer or other employee of the Corporation shall, before entering upon his duties, make a declaration of fidelity and secrecy in the form set out in the Schedule.
- 21. Dissolution of Corporation.—(1) The Central Government, if it is of opinion that the Corporation has failed to carry out its functions under this Act or that for any other reason it is not necessary to continue the Corporation, may, by notification in the Official Gazette, dissolve the Corporation from such date as may be specified in the notification.
 - (2) When the Corporation is dissolved under sub-section (1) (a) all members of the Corporation shall, from the date of
 - dissolution, vacate their offices as such members;

 (b) all powers and duties of the Corporation shall, as from the date of dissolution, be exercised and preformed by the Central Government or such person or persons as
 - the Central Government may appoint in this behalf;
 (c) all moneys and other properties of the Corporation shall vest in the Central Government.
- 22. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules to carry out the purposes of this Act.

- (2) Without prejudice to the generality of the foregoing power, such rules may provide for—
 - (a) the manner in which representatives of the Central Government shall be nominated under clause (i) of sub-section (3) of section 3;
 - (b) the zonal basis on which non-officials may be recommended under sub-section (c) of clause (v) of sub-section (3) of section 3;
 - (c) the manner in which the Chairman and the Vice-Chairman of the Corporation shall be chosen;
 - (d) the term of office of members of the Corporation and the manner of filling vacancies among them;
 - (e) the methods of appointment, the conditions of service and the scale of pay of the Secretary to the Corporation;
 - (f) the manner in which the members shall be nominated under clause (b) of sub-section (1) of section 10 and the manner in which the Vice-Chairman of the Executive Committee shall be nominated under clause (b) of subsection (2) of that section;
 - (g) the returns, statements and other particulars in regard to the discharge of its functions to be furnished by the Corporation to the Central Government;
 - (h) the form and the manner in which, and the time within which, the Corporation shall furnish to the Central Government returns, statements and other particulars with regard to the discharge of its functions;
 - (i) the form and the manner in which, and the time within which, the Corporation shall furnish to the Central Government a report of its activities, policy and programme;
 - (j) any other matter which has to be, or may be, prescribed.
- (3) Every rule made under this section shall be laid as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modifidation in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
 - 23. Power of Corporation to make regulations.—(1) The Corporation may, with the previous sanction of the Central Government, by notification in the Official Gazette, make regulations not inconsistent with this Act and the rules made thereunder, to provide for all matters for which provision is necessary or expedient for the purpose of giving effect to the provisions of this Act.
 - (2) In particular, and without prejudice to the generality of the foregoing power, such regulations may provide for—
 - (a) the manner in which meetings of the Corporation, the Executive Committee and other Committees thereof shall be convened, the fees for attending such meetings and the procedure to be followed thereat;
 - (b) the methods of appointment, the conditions of service and the scales of pay of the officers (other than the Secretary) and other employees of the Corporation;
 - (c) the duties and conduct of officers and other employees of the Corporation; and
 - (d) any other matter in respect of which the Corporation is empowered or required to make regulations under this Act.

- (3) The Central Government may, by notification in the Official Gazette, rescind any regulation which it has sanctioned and thereupon the regulation shall cease to have effect.
- 24. Repeal and saving.—(1) With effect from the date on which the Corporation is established under section 3, the Agricultural Produce (Development and Warehousing) Corporation: Act, 1956, (28 of 1956), shall, in so far as it relates to the National Coperative Development and Warehousing Board, stand repealed.
 - (2) Notwithstanding such repeal,-
 - (a) all moneys and other securities belonging to the Nationa Co-operative Development Fund which, immediately before the said date, was maintained by the Nationa Co-operative Development and Warehousing Board established under the repealed Act (hereinafter referred to as the said Board), shall stand transferred to, and be maintained by, the Corporation established under sectio 3 of this Act:
 - (b) all moneys and other securities belonging to the National Warehousing Development Fund which, immediatel before the said date, was maintained by the said Boar under the repealed Act, shall stand transferred to and the be maintained by the Central Warehousing Corporation
 - (c) all shares in the capital of the Central Warehousing Copporation held by the said Board shall stand transferred to the Central Government subject to the same liabilitie as to payment of unpaid calls on such shares as the said Board was subject to;
 - (d) anything done or any action taken (including any loar advanced, subsidy granted and appointment, delegation rule or regulation made) under the repealed Act shall, in so far as it is not inconsistent with the provisions of thi Act, be deemed to have been done or taken under thi Act; and
 - (e) all rights, liabilities and obligations of the said Board whether arising out of any contract or otherwise, shall be the rights, liabilities and obligations respectively of the Corporation established under section 3 of this Act.

THE SCHEDULE (See section 20)

DECLARATION OF FIDELITY AND SECRECY

1.................declare that I will faithfully, truly and to the best of my judgment, skill and ability execute and perform the duties which are required of me as a member, officer, employee of auditor (as the case may be) of the National Co-operative Development Corporation and which properly relate to the office or position in the said Corporation held by me.

I further declare that I will not communicate or allow to be communicated to any persons not legally entitled thereto any informatio relating to the affairs of the said Corporation nor will I allow an such persons to inspect or have access to any books or document belonging to, or in the possession, of the Corporation and relating the business of the Corporation.

Signature

Signature

Signature

Signed before me

Date